TSD File Inventory Index

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Facility Name: O. J. Transport (Visi	- Folder Site)	- The state of the
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A.2 Part A / Interim Status	V	.1 Correspondence	
.1 Correspondence		.2 All Other Permitting Documents (Not Part of the ARA)	
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.2 Closure/Post Closure Plans, Certificates, etc		D. 2 Corrective Action/Facility Investigation	
A.5 Ambient Air Monitoring	¹ Tirras	.1 RFI Correspondence	- Constitution of the cons
.1 Correspondence		.2 RFI Workplan	No.
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B.1 Administrative Record		.4 RFI Draft /Final Report	

TATAL -1

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.8 RFI QAPP Correspondence	.8 Progress Reports
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.8 RFI Progress Reports	.1 Administrative Record 3008(h) Order
.9 Interim Measures Correspondence	.2 Other Non-AR Documents
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D.3 Corrective Action/Remediation Study	.1 Forms/Checklists
.1 CMS Correspondence	E. Bollers and industrial Furnaces (BIF)
.2 Interim Measures	.1 Correspondence
.3 CMS Workplan	.2 Reports
.4 CMS Draft/Final Report	F Imagery/Special Studies (Videos, photos, disks, maps, blueprints, drawings, and other special materials.)
.5 Stabilization	G.1 Rick Assessment
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.4 CMI Draft/Final Reports	.7 Corrective Action/Remediation Implementation
.5 CMI QAPP	.8 Endengered Species Act
.6 CMI Correspondence	.9 Environmental Justice

Note: Transmittal Letter to Be Include	d with Reports.	8 3 4 6		
Comments: Downson De Incarde	and heaterday	v indulual	4N (1)	Wil Grace all Services
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AUG 0-8 1984

Ar. James Dence Coordinator of Public Relations Detroit City Library 5201 Weedward Detroit, Michigan 48202

Dear Mr. Damce:

Per our telephone conversation, on August 7, 1984, regarding the closure plan for SMC Fisher Body Detroit Central Plants 21, and 40, the following items are enclosed:

- A copy of the closure plans for GMC-Detroit Central

- A copy of the Public Notice to be published in the Detroit News on August 21, 1984, advising the availability of these materials in the Detroit City Library

- A copy of the U.S. EPA regulations on comment and appeal procedures

Thank you for your assistance in making these materials available to the public for review.

As stated in the Public Notice, U.S. EPA Regime V is soliciting public comments on the GMC-Detroit Central Plant closure plans until September 21, 1984.

Please retain the materials on file for public access until September 30, 1984. I am enclosing postage and fees paid labels for your return of the documents at that time. Also, please let me know that you have received this material by completing and signing the enclosed verification form. The form should be returned to me in the enclosed self-addressed, postage and fees paid envelope.

Thank you very much for your cooperation in assisting our effort to serve the public.

Sincerely,

Gary Westefer Environmental Protection Assistant

Enclosuras

SHW: WAB: RAIU: WESTEFER: WESTEFER: 8/07/84

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Westefer 886-7450
PUBLIC VOUCHER FOR ADVERTISING

For Agency Use Only

Standard Form No. 114

ADVERTISING ORDER

51820NALT ORDER NUMBER

DEPARTMENT OR ESTABLISHMENT, BUREAU OR C. ..

U.S. Environmental Protection Agency Region V Waste Mamt. Div.

DATE 8/08/84

The publisher of the publication named below is authorized to publish the enclosed advertisement according to the schedule below provided the rates are not in excess of the commercial rates

charged to private individuals with the usual discounts. It is to be set solid, without paragraphing, and without any display in the heading unless otherwise expressly authorized in the specifications.

Detroit News
Subject of advertisement
Public Notice
Number of times advertisement appeared
One Time Only

Detroit News
Edition of paper advertisement appeared
Tuesday August 21, 1984
Date(s) advertisement appeared
August 21, 1984

SPECIFICATIONS FOR ADVERTISEMENT

Place in Legal Section as Legal Notice

AFFIDAVIT REQUIRED

COPY FOR ADVERTISEMENT

PLFASE SEE ATTACHED PUBLIC NOTICE (2 pages)

AUTHORITY TO ADVERTISE	INSTRUMENT OF ASSIGNMENT									
NUMBER 51820NALT	NUMBER									
August 10, 1984	DATE									
SIGNATURE OF AUTHORIZING OFFICIAL WAS A Plumen	TITLE									
INCEDITORIONE TO BIRDUCTION										

INSTRUCTIONS TO PUBLISHERS

Extreme care should be exercised to insure that the specifications for advertising to be set other than solid be definite, clear, and specific since no allowance will be made for paragraphing or for display or leaded or prominent headings, unless specifically ordered, or for additional space required by the use of type other than that specified. Specifications for advertising other than solid and the advertisement copy submitted to the publisher will be attached to the voucher. The following is a sample of solid line advertisement set up in accordance with the usual Government requirements.

DEPARTMENT OF HIGHWAYS & TRAFFIC, D.C. Bids are requested for first spring 1966 cement concrete repair contract, including incidental work, Washington, D.C., Invitation No. C-5676-H, consisting of 11,000 sq. yds. PCC Class Bs sidewalk repair and 2,000 cu. yds. PCC Class A pavement, alley, & driveway repair, both cut repairs only. Bidding material available from the Procurement Officer, D.C. Sealed bids to be opened in the Procurement Office at 3:00 p.m., November 15, 1965.

Your bill for this advertising order should be submitted on the "Public Voucher for Advertising" form, which is printed on the reverse of this form, immediately after the last publication of the advertisement. If copies of the printed advertisement are not available, complete the affidavit provided on the voucher. Submit the voucher and a copy of the printed advertisement to

United States Environmental Protection Agency Financial Operations Section 5MF-14 230 South Dearborn Street Chicago, Illinois 60604 IMPORTANT

Charges for advertising when a cut, matrix, stereotype or electrotype is furnished will be based on actual space used and no allowance will be made for shrinkage.

In no case shall the advertisement extend beyond the date and edition stated in this order.

The U.S. Environmental Protection Agency (U.S. EPA) has received two closure plans from GMC Fisher Body, to close two facilities,

Detroit Central Plant 21, located at 6051 Hastings, Detroit, Michigan, and Detroit Central Plant 40, located at 1500 E. Ferry, Detroit, Michigan. Both facilities are manufacturers of tools and dies used in the automotive industry. Both plants are closing their hazardous waste facilities which include a container storage area with a maximum capacity of 80 drums at Plant 21, and 5 drums at Plant 40. The wastes are ignitable and/or corrosive. The closure plans submitted on June 11 and 12, 1984, detail the procedures for removal of all waste from the containers. and decontamination of the storage areas. The wastes will be shipped off-site via a U.S. EPA approved transporter, to a U.S. EPA approved treatment, storage, or disposal facility. Upon completion of closure operations, a registered professional engineer will certify that ciosure has been completed.

The GMC Fisher Body closure plans were submitted to satisfy regulations promulgated under the Resource Conservation and Recovery Act. These were published under 40 CFR 265 Subpart G, which appeared in the <u>Federal</u> Register January 12, 1981. The plans are evaluated by U.S. EPA according to the criteria of the regulations.

The two closure plans and related background materials are available to the public at U.S. EPA Waste Management Branch, 230 S. Dearborn, 13th Floor, Chicago, Illinois, (312) 886-7450, from 8:30 a.m. to 4:30 p.m. Monday through Friday. These materials may also be seen at the Detroit City Library, 5201 Woodward, Detroit, Michigan 48202, (313) 833-4049, during regular business hours.

Public comments concerning this closure plan are requested by U.S. EPA and must be postmarked on or before September 21, 1984.

Please send comments to:

United States Environmental Protection Agency Region V RCRA Activities P.O. Box A3587 Chicago, Illinois 60690

Attention: Gary M. Westefer





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION II

JACOB K. JAVITS FEDERAL BUILDING

NEW YORK, NEW YORK 10278-0012

MAR 05 1993

MD 746

Fisher Body Division - Gen Motors Div. 3001 Van Dyke Warren, MI 48090

Dear Environmental Coordinator:

The U.S. Environmental Protection Agency (EPA) is charged with the protection of health and the environment under the Resource Conservation and Recovery Act (RCRA), 42 U.S.C. Part 6901 et seq.

Pursuant to the provisions of Section 3007, 42 U.S.C. Part 6927, we hereby require that you provide the information requested in Attachment II to this letter using the instructions and definitions included in Attachment I.

Please provide the information requested no later than thirty (30) calendar days from receipt of this letter. The response must be signed by a responsible official or agent of your company.

The response to the request in the attachment must be mailed to the following addressee:

Betsy Donovan
Environmental Scientist
Hazardous Waste Compliance Branch
U.S. Environmental Protection
Agency - Region II
26 Federal Plaza
New York, New York 10278

Subject to 40 C.F.R. Part 2, you may assert a business confidentiality claim covering all or part of the information herein requested. The claim should set forth the information requested in 40 C.F.R. Part 2.203(b) and is subject to challenge. 40 C.F.R. Section 2.208 sets forth the substantive criteria used in making determinations regarding confidentiality. Information covered by a confidentiality claim will be disclosed by EPA only to the extent permitted by, and by means of procedures set forth in, 40 C.F.R. Part 2. . . . such claim accompanies the information when it is received by EPA, it may be made available to the public by EPA without further notice to you.

This information request meets the requirements of the Paperwork Reduction Act of 1980, 44 U.S.C. Part 3501 et seq.

Failure to respond to this letter truthfully and accurately within the time provided may subject the company to an enforcement action pursuant to Section 3008 of RCRA, 42 U.S.C. Section 6928.

If you have any questions about this letter, please call Betsy Donovan of my staff at (212) 264-0216. Your cooperation is appreciated.

 $s \to SS$

Sincerely yours,

Mowis permoo Ag pausis leuisino Conrad Simon, Director Air & Waste Management Division

Attachments

cc: Jim Sygo, Chief Waste Management Division Environmental Protection Bureau Michigan Department of Natural Resources

William E. Muno, Director Waste Management Division U.S. EPA Region V



UNITED STATES **ENVIRONMENTAL PROTECTION AGENCY**

REGION V 230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604



REPLY TO ATTENTION OF 5HW-13

Vern W. Johnson, Environmental Engineer GMC Fisher Body Division Detroit Central Plants 6051 Hastings Street Detroit, MI 48211

> RE: Permit Application Withdrawal Letter FACILITY NAME: GMC Fisher Body Detroit Central Mant # 40 U.S. EPA ID NO .: MID 005 356 746

Dear Mr. Johnson

This is to acknowledge receipt of your letter of Application.

This is to acknowledge receipt of your letter of Application. Your request was not signed and certified by an authorized person, in accordance with 40 CFR Part 270.11 (enclosed). Please resubmit your request with the correct signature and certification, so that your withdrawal can be processed. Your request must contain a detailed explanation why the application should be withdrawn. Also, if at any time, since November 19, 1980, your operation included treatment, storage, or disposal of hazardous waste subject to 40 CFR Part 265, a closure plan must be filed with the withdrawal request. Requirements for closure are found in 40 CFR Part 265 Subpart G (enclosed).

If no response is received in this office within 30 days, we will assume your facility requires a permit. Accordingly we will continue to process your application.

Please feel free to contact the Technical, Permits, and Compliance Section at (312) 353-2197 for assistance, if you have any questions. Please refer to "Permit Application Withdrawal Letter," in all correspondence on this

Sincerely yours,

CC: C. Kato, General Manager

CC: Karl Hammaek

Karl J. Klepitsch, Jr., Chief
Waste Management Branch

Enclosure

Small Quantity General Manager

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RCRA ACTIVITIES

John Zamnit Ott. Engineer.

John Zamnit Ott. Eng.

GTTC Fisher Body
Detroit Central Plant 40

6051 Hastings
Detroit, MI 48211

RE: Requirement Waster
(Small)

RE: Request for Information-Hazardous
Waste Permit Review

@ MID 005 356 746

(Small Quantity Generator)

FACILITY NAME: 6777 Fisher Body

USEPA ID NO .: Detroit Control clout 40

Dear

This is to acknowledge that the United States Environmental Protection Agency has completed reviewing your Part A Hazardous Waste Permit Application. Our review indicates your facility may not require a permit under §3005 of the Resource Conservation and Recovery Act; however, further clarification is needed.

Based on the information submitted, your facility appears to qualify as a small quantity generator as defined in 40 CFR Part 261.5 (enclosed). Please review these requirements to determine if your facility qualifies as a small quantity generator from November 19, 1980 to the present. If it does, a permit is not required and you should withdraw your permit application. Please submit your determination in writing, signed and certified by an authorized person if accordance with 40 CFR Part 122.6 (enclosed), requesting that your application be withdrawn. If at any time, since November 19, 1980, your operation (1) did not qualify for the special requirements for generators of small quantities of hazardous wastes, and (2) included treatment, storage, or disposal of hazardous waste subject to 40 CFR Part 265, a closure plan must be filed with the withdrawal request. Requirements for closure are found at 40 CFR Part 265 Subpart 6.

If the information on your application is incorrect, please submit a revised Part A with the appropriate changes to this Regional Office. If no response is received in this office within 50 days, we will assume your facility requires a permit. Accordingly, we will continue to process your application.

If you have any questions, please do not hesitate to contact the Technical, Permits, and Compliance Section at (312) 353-2197 for assistance. Please refer to "Request for Information, Small Quantity Generator" in all telephone contacts and correspondence.

Sincerely yours,

CC C. Katho, General Manager

Karl J. Klepitsch, Jr., Chief Waste Management Branch

Enclosures

8/23/82

2

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION V

TO STATE OF THE ST

111 West Jackson Blvd. CHICAGO, ILLINOIS 60604

REPLY TO ATTENTION OF:

RCRA ACTIVITIES

John Zammit, Plant Engineer GMC Fisher Body-Detroit Central Plant 40 6051 Hastings Detroit, Michigan 48211

RE: Request for Information--Hazardous Waste Permit Review (Small Quantity Generator)

FACILITY: NAME: GMC Fisher Body-Detroit Central Plant 40

USEPA ID NO.: MID 005 356 746

Dear Mr. Zammit:

This is to acknowledge that the United States Environmental Protection Agency has completed reviewing your Part A Hazardous Waste Permit Application. Our review indicates your facility may not require a permit under §3005 of the Resource Conservation and Recovery Act; however, further clarification is needed.

Based on the information submitted, your facility appears to qualify for the small quantity generator exclusion as defined in 40 CFR Part 261.5 (enclosed). Please review these requirements to determine if your facility qualifies for the small quantity generator exclusion from November 19, 1980, to the present. If it does, a permit is not required, and you should withdraw your permit application. Please submit your determination in writing, signed and certified by an authorized person in accordance with 40 CFR Part 122.6 (enclosed), requesting that your application be withdrawn. If at any time, since November 19, 1980, your operation (1) did not qualify for the special requirements for generators, of small quantities of hazardous wastes, and (2) included treatment, storage, or disposal of hazardous waste subject to 40 CFR Part 265, a closure plan must be filed with the withdrawal request. Requirements for closure are found at 40 CFR Part 265 Subpart G.

If your review indicates that a permit is required, but certain information on your application is incorrect, please submit a revised Part A with the appropriate changes to this Regional Office. If no response is received in this office within 30 days, we will assume your facility requires a permit. Accordingly, we will continue to process your application.

If you have any questions, please do not hesitate to contact the Technical, Permits, and Compliance Section at (312) 353-2197 for assistance. Please refer to "Request for Information--Small Quantity Generator," in all telephone contacts and correspondence on this matter.

Sincerely, yours,

Karl J. Klepitsch, Jr., Chief

Waste Management Branch

Enclosures

cc: C. Katko, General Manager '

8/3/10 pm





UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION V

230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

REPLY TO ATTENTION OF:

5HW-13

JAN 27 1984

JOE FANNON, ENVIRONMENTAL ENGINEER

CMC-Fisher Body Detroit Centeral Plants RE: Permit Application Withdrawal Letter

Detroit Cestings Street (Insufficient Information)

FACILITY NAME: GMC Fisher Body Detroit Central
U.S. EPA ID NO.: MID 005 356 746

Dear MB. FANNON:

This is to acknowledge receipt of your letter of $\frac{4}{4}$ requesting the withdrawal of your Part A Hazardous Waste Permit Application. Your request did not contain sufficient information to enable this office to concur with your determination. Your request must contain a detailed explanation why the application should be withdrawn. Also, if at any time, since November 19, 1980, your operation included treatment, storage, or disposal of hazardous waste subject to 40 CFR 265, a closure plan must be filed with the withdrawal request. Requirements for closure are found in 40 CFR Part 265, Subpart G (enclosed).

If no response is received in this office within 30 days, we will assume your facility requires a permit. Accordingly, we will continue to process your application.

Please do not hesitate to contact the Technical, Permits and Compliance Section at (312) 353-2197 for assistance, if you have any questions. Please refer to "Permit Application Withdrawal Letter, (Insufficient Information)," in all telephone contacts and correspondence on this matter.

Sincerely yours.

Karl J. Klepitsch, Jr., Chief Waste Management Branch

Enclosure

CC: C. KATKO, GENEFAL MANAGER

Please Send Store FOR 1038 than 90 exclosures



ACKNOWLEDGEMENT OF NOTIFICATION OF HAZARDOUS WASTE ACTIVITY (VERIFICATION)

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, ous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

epaild. Number MID005356746 REACKNOWLEDGEMENT

GMC FISHER BODY DETROIT CENT PLTS 40
6051 HASTINGS
DETROIT MI 48211

INSTALLATION ADDRESS DETROIT ERRY
DETROIT MI 48211

EPA Form 8700-12B (4-80)

10/03/61

Mark "X" in the appropriate box to indicate whether this is your installation's first notification of hazardous waste activity or a subsequent notification.

B. SUBSEQUENT NOTIFICATION (complete item C)

If this is not your first notification, enter your Installation's EPA I.D. Number in the space provided below.

IX. DESCRIPTION OF HAZARDOUS WASTES

Please go to the reverse of this form and provide the requested information.

A. FIRST NOTIFICATION

AUG 14 1980

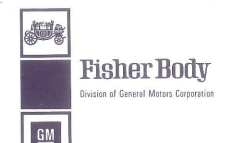
CONTINUE ON REVERSE

C. INSTALLATION'S EPA I.D. NO.

IX. DESCRIPTION OF HAZARDOUS WASTES (continued from front)												
	A. HAZARDOUS WASTES FROM NON-SPECIFIC SOURCES. Enter the four-digit number from 40 CFR Part 261.31 for each listed hazardous waste from non-specific sources your installation handles. Use additional sheets if necessary.											
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EPA Form 8700-12 (6-80) REVERSE

T.E. CLIFFORD



September 7, 1984

General Offices 30001 Van Dyke Avenue Warren, Michigan 48090

U.S. EPA Region V Waste Management Branch RCRA Activities P.O. Box 3587 A Chicago, Ill. 60690

Attn: Karl J. Klepitsch

RECEIVED

SEP 1 0 1984

WMD-RAIU EPA, REGION V

Re: Permit Application Withdrawal Letter

(Insufficient Information)

Fisher Body Division GMC - Detroit Central Plants:

#21 - EPA ID NO. MID 980568646 G, TRS, TSD, PA, 9

#37 - EPA ID NO. MID 980568760 G, TSD, PA, 9

#40 - EPA ID NO. MID 005356746 G, TRS, TSD, PA, 9

Dear Mr. Klepitsch;

On August 26, 1983 a letter was sent to Ms. Dianne Parker of the RCRA Activity Section requesting withdrawal of the part A hazardous waste permits for the Fisher Body Detroit Central Plants #21,#37, & #40. On January 26, 1984 I recieved a letter from your office requesting additional information regarding our withdrawal requests. It stated that unless additional information was supplied within 30 days the subject facilities will continue to be regulated under interim status for treatment, storage and disposal facilities. Prior to receipt of this letter it was learned that these plants were under consideration for possible closure. Consequently further action pertaining to a part A withdrawal was suspended until final disposition of these plants could be ascertained.

On March 30, 1984 all production activities were ceased at plants #21 and #40. Closure plans for these plants were submitted to the Regional Administrator of the Region V Waste Management Branch on July 2, 1984.

Plant #37 is to remain open and will be operated under the control of the General Motors B-O-C Plant in Grand Blanc, Michigan. It is our desire to proceed at this point with a part A withdrawal for this plant as originally planned. The additional information requested by your office will be supplied under separate letter head from the Grand Blanc Plant.

As a final point, on July 9, 1984 I received a letter from your office stating that you have not yet received any financial instruments as proof of financial assurance for closure of the Detroit Central Plants. I immediately contacted Mr. Oliver Warnsley to inform him that we had submitted this information as part of a corporate package in February 1984. In order to update your files I nevertheless forwarded a copy of the financial information to Mr. Warnsley on July 17, 1984.

If you have any questions regarding any of these matters please contact me at 313-575-5665.

Joseph P. Fannon Sr. Plant Engineer

Works Engineering Activity

cc: V. Johnson

0596R



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION V 230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

7 OCT 1983

REPLY TO ATTENTION OF: 5HW-13

Vern W. Johnson, Environmental Engineer GMC Fisher Body Division Detroit Central Plants 6051 Hastings Street Detroit, Michigan 48211

RE: Permit Application Withdrawal Letter

FACILITY NAME: GMC Fisher Body Detroit Central Plant #40

U.S. EPA ID NO.: MID 005 356 746

Dear Mr. Johnson:

This is to acknowledge receipt of your letter of August 26, 1983, requesting the withdrawal of your Part A Hazardous Waste Permit Application. Your request was not signed and certified by an authorized person, in accordance with 40 CFR Part 270.11 (enclosed). Please resubmit your request with the correct signature and certification, so that your withdrawal can be processed. Your request must contain a detailed explanation why the application should be withdrawn. Also, if at any time, since November 19, 1980, your operation included treatment, storage, or disposal of hazardous waste subject to 40 CFR Part 265, a closure plan must be filed with the withdrawal request. Requirements for closure are found in 40 CFR Part 265 Subpart G (enclosed).

If no response is received in this office within 30 days, we will assume your facility requires a permit. Accordingly we will continue to process your application.

Please feel free to contact the Technical, Permits, and Compliance Section at (312) 353-2197 for assistance, if you have any questions. Please refer to "Permit Application Withdrawal Letter," in all correspondence on this matter.

Sincerely yours.

Karl J. Klepitsch, Jr., Chief Waste Management Branch

Enclosure

cc: C. Kato, General Manager

Karl Hammack



General Offices 30001 Van Dyke Avenue Warren, Michigan 48090

October 3, 1983

Subject:

Delegation of Authority to Sign

Permit Applications under EPA

Permit Programs

From:

To:

C. Katko

C. Pearson

Detroit Central Plants Manager MID 005 356 746 PA,6,7785,7

As provided under 40 CFR 122.22, 144.32, 233.6 and 270.11 of the "Environmental Permit Regulations", the position of plant manager is hereby designated as my duly authorized representative for Fisher Body Detroit Central Plants. As such, the plant manager is authorized to sign all permit applications, all reports required by permits, and other information requested by EPA or a corresponding state or municipal agency, submitted for the following programs:

- l. National Pollutant Discharge Elimination System (NPDES) of the Clean Water Act (40 CFR 122)
- Underground Injection Control Program of the Safe Drinking Water Act (40 CFR 144)
- Dredge of Fill (404) Program of the Clean Water Act 3. (40 CFR 233)
- Hazardous Waste Permit Program of the Resource Conservation and Recovery Act (40 CFR 270)

In the absence of the individual occupying the designated position due to vacation, illness, or other reasons, individual temporarily responsible for the operation of facility or activity is my duly authorized representative.



Fisher Body Division of General Motors Corporation

SEP 0 2 1983

WASTE MANAGEMENT BRANCH EPA, REGION V

Detroit Central Plants 6051 Hastings Street Detroit, Michigan 48211

SUBJECT:

Hazardous Waste Permits For The D.C.P.

Complex (Plts. #21, #40, & #37)

August 26, 1983

TO:

Dianne Parker

As per your request during our telephone conversation, the following information is being supplied in order to establish the types of Hazardous Waste Permits required at this Detroit Central Plants Complex, (Plts. #21, #40. & #37):

Plant #21

MID 9805 68446 G.T. TSO, PA 6051 Hastings

Permit required at this location remains the same as that in the past - "Hazardous Waste Small Quantity Generator & Storage".

Plant #40

1500C: Fary m10005356746 6, T, TSO, PA Detwit, ms

Operations at this facility were terminated in March, 1983. In as much as hazardous wastes have been properly disposed of, Small Quantity Generator Permit is no longer needed.

Plant #37 Not on P. O.

Although this facility is a small quantity generator of hazardous wastes, the permit should authorize limited-time storage. Such authorization will allow the hazardous waste disposal vendors to make pickups of stored waste at Plant #37, therefore alleviating the need for Plant #21 vehicle to be licensed to transport waste - generated at Plant #37 to the storage area at Plant #21.

Questions should be directed to the writer.

Respectfully yours,

V. W. Johnson Environmental Engineer

VWJ

NO ACTION TAKEN PENNS DESIGNATION OF THE PENNS DESIGNATION OF

145 9/06/13

General Motors Parts Division

General Motors Corporation

Inter-Organization Letter

705 356 746 TSD PA

To See Below

Mr. J. W. Cagle

NR

Location

MID 005356746

Location

Subject Delegation of Authority to Sign

Reports Under EPA Consolidated

Permit Programs

Date

March 24, 1981

TO: All Parts Plant Managers

All P.D.C. Managers

All Truck and Loach Managers

As required under Environmental Protection Agency Consolidated Permit Programs, Part 122, Section 122.6, the position of Plant Manager is hereby designated as my duly authorized representative for your facility. As such, the Plant Manager is authorized to sign all reports required by permits, and other information requested by the EPA Regional Administrator and/or the State/Local Program Director.

In the absence of the person occupying the designated position due to vacation, illness, or other reasons, the person temporarily responsible for the operation of the facility or activity is my duly authorized representative.

Any questions should be directed to the Environmental Control Group - Flint Central Office.

J. W. Cagle General Manager

General Motors Warehousing and Distribution Division

JWC/vp

cc: EPA Regional Administrator

Please print or type in the unshaded areas of find—in areas are spaced for elite type, i.e.	nly 12 characters/inch).				Form Approved OMB No. 1	58-R0	175	221	
FORM	I. EPA I.D. NUMBER	PA I.D. NUMBER							
1 SEPA	GENERAL INFORMATION Consolidated Permits Program (Read the "General Instructions" before starting.)								
GENERAL LABEL ITEMS	(Read the "Gene	eral Ins	tructions'	' before starting.)	1 2 GENERAL INSTR	UCTI	ONS	13 14 13	
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V. FACILITY MAILING ADDRESS	PLEASE PLACE	Ę LĄI	BEL IN	THIS SPACE	the preprinted data is absented to the label space list that should appear), please proper fill—in area(s) belo	ts the	<i>e info</i> vide i	o <i>rmation</i> it in the	
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VI. FACILITY LOCATION		//	11		items if no label has been the instructions for deta	provi	ded.	Refer to	
		//	11		tions and for the legal at which this data is collected.				
II. POLLUTANT CHARACTERISTICS		THE REAL PROPERTY.				TALL T		HE	
INSTRUCTIONS: Complete A through questions, you must submit this form ar if the supplemental form is attached. If is excluded from permit requirements; se	nd the supplemental f	orm lis	ted in the	e parenthesis following the o ou need not submit any of t	uestion. Mark "X" in the box in hese forms. You may answer "no	the th	our ac	olumn	
SPECIFIC QUESTIONS	VE	MAR	FORM ATTACHED	SPECIFIC	QUESTIONS	YES	7	FORM ATTACHE	
A. Is this facility a publicly owned to which results in a discharge to wat (FORM 2A)	ters of the U.S.?	x		include a concentrate	ty (either existing or proposed) d animal feeding operation or tion facility which results in a the U.S.? (FORM 2B)	19	X 20	21	
C. Is this a facility which currently rest to waters of the U.S. other than th A or B above? (FORM 2C)	ose described in	x	18		lity (other than those described ch will result in a discharge to	25	X 26	27	
E. Does or will this facility treat, stor hazardous wastes? (FORM 3)	3		24 2020 X	F. Do you or will you in municipal effluent bel taining, within one of	ject at this facility industrial or ow the lowermost stratum con- quarter mile of the well bore, f drinking water? (FORM 4)	31	X 32	33	
G. Do you or will you inject at this facil water or other fluids which are broug in connection with conventional oil of duction, inject fluids used for enhal oil or natural gas, or inject fluids for	ght to the surface or natural gas pro- nced recovery of storage of liquid	x	30	H. Do you or will you in cial processes such as process, solution mini	ject at this facility fluids for spe- mining of sulfur by the Frasch ng of minerals, in situ combus- recovery of geothermal energy?		x		
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8 GMC FISHER BODY DETROIT	CENTRAL PLANT	owner?
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	ropriate letter into the answer box; if "Other", sp	
F = FEDERAL M = PUBLIC (other than S = STATE O = OTHER (specify) P = PRIVATE	federal or state) P (specify) 56	A 313 556 1156
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F. CITY OR TOW		1. ZIP CODE IX, INDIAN LAND
e		Is the facility located on Indian lands?
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X. EXISTING ENVIRONMENTAL PERMITS		
A. NPDES (Discharges to Surface Water)	D. PSD (Air Emissions from Proposed Sour	rces)
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B. UIC (Underground Injection of Fluids)	6 15 16 17 18 E. OTHER (specify)	30
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В.	3. REVISED APPLICATION (place an "X" below and complete Item I above) 1. FACILITY HAS INTERIM STATUS 2. FACILITY HAS A RCRA PERMIT																	
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В.	PROCESS DESIGN CAPACITY — For each code entered in column A enter the capacity of the process. 1. AMOUNT — Enter the amount. 2. UNIT OF MEASURE — For each amount entered in column B(1), enter the code from the list of unit measure codes below that describes the unit of																	
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C. SPACE FOR ADDITIONAL PROCESS CODES OR FOR DESCRIBING OTHER PROCESSES (code "T04"). FOR EACH PROCESS ENTERED HERE INCLUDE DESIGN CAPACITY.

IV. DESCRIPTION OF HAZARDOUS WASTES

- A. EPA HAZARDOUS WASTE NUMBER Enter the four—digit number from 40 CFR, Subpart D for each listed hazardous waste you will handle. If you handle hazardous wastes which are not listed in 40 CFR, Subpart D, enter the four—digit number(s) from 40 CFR, Subpart C that describes the characteristics and/or the toxic contaminants of those hazardous wastes.
- B. ESTIMATED ANNUAL QUANTITY For each listed waste entered in column A estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in column A estimate the total annual quantity of all the non—listed waste(s) that will be handled which possess that characteristic or contaminant.
- C. UNIT OF MEASURE For each quantity entered in column B enter the unit of measure code, Units of measure which must be used and the appropriate codes are:

ENGLISH UNIT OF MEASURE	CODE	METRIC UNIT OF MEASURE	CODE
POUNDS	Р	KILOGRAMS	K
TONS	T	METRIC TONS	M

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure taking into account the appropriate density or specific gravity of the waste.

D. PROCESSES

1. PROCESS CODES:

For listed hazardous waste: For each listed hazardous waste entered in column A select the code/s/ from the list of process codes contained in Item III to indicate how the waste will be stored, treated, and/or disposed of at the facility.

For non-listed hazardous wastes: For each characteristic or toxic contaminant entered in column A, select the code(s) from the list of process codes contained in Item III to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

Note: Four spaces are provided for entering process codes. If more are needed: (1) Enter the first three as described above; (2) Enter "000" in the extreme right box of Item IV-D(1); and (3) Enter in the space provided on page 4, the line number and the additional code(s).

2. PROCESS DESCRIPTION: If a code is not listed for a process that will be used, describe the process in the space provided on the form.

NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER — Hazardous wastes that can be described by more than one EPA Hazardous Waste Number shall be described on the form as follows:

- Select one of the EPA Hazardous Waste Numbers and enter it in column A. On the same line complete columns B,C, and D by estimating the total annual quantity of the waste and describing all the processes to be used to treat, store, and/or dispose of the waste.
 In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter
- In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter "included with above" and make no other entries on that line.
- 3. Repeat step 2 for each other EPA Hazardous Waste Number that can be used to describe the hazardous waste.

EXAMPLE FOR COMPLETING ITEM IV (shown in line numbers X-1, X-2, X-3, and X-4 below) — A facility will treat and dispose of an estimated 900 pounds per year of chrome shavings from leather tanning and finishing operation. In addition, the facility will treat and dispose of three non—listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

				PA				C. UNIT		D. PROCESSES									
LINE NO.	W (e	IA	ST	EN	10	B. ESTIMATED ANNUAL QUANTITY OF WASTE	5	URE enter ode)		1. PROCESS CODES (enter)									2. PROCESS DESCRIPTION (if a code is not entered in D(1))
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X-2	1	0	0	0	2	400		P	T	0	3	D	8	0		The state of the s			
X-3	I)	0	0	1	100		P	T	0	3	D	8	0			ų,		
X-4	1	D	0	0	2						1		1			1 1			included with above

Continued from page 2.
NOTE: Photocopy this page before comp Form Approved OMB No. 158-S8006 ig if you have more than 26 wastes to list. FOR OFFICIAL USE ONLY EPA I.D. NUMBER (enter from page 1) I.D 3 56 6 3 DUP DUP V. DESCRIPTION OF HAZARDOUS WASTES (continued) C. UNIT OF MEA SURE (enter code) D. PROCESSES A. EPA HAZARD. WASTE NO B. ESTIMATED ANNUAL QUANTITY OF WASTE 1. PROCESS CODES (enter) 2. PROCESS DESCRIPTION (if a code is not entered in D(1)) 36 50død P S Ø 1 2 0000 SØ 1 P 3 F Ø Q 3 D001 50000 01 4 DØ 0 2 Included with above 5 25000 F 001 P S Ø 1 6 F 02 25000 0 P F 25000 00 P Ø 8 D 0 03 25000 P 9 239 25000 P 10 226 Included with above 11 U 0 0 2 Included with above P SØ1 F 1 8 50000 13 14 15 16 17 18 19 20 21 23 24 25 26 EPA Form 3510-3 (6-80) **CONTINUE ON REVERSE**

IV. DESCRIPTION OF HAZARDOUS WASTES (con:		CONTRACTOR OF THE PARTY OF THE
	d) as CODES FROM ITEM D(1) ON PAGE	3.
E. USE THIS SPACE TO LIST ADDITIONAL PROCL	S CODES FROM FIEM D(I) ON FROM	A CONTRACTOR OF THE CONTRACTOR
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V FACILITY DRAWING	A SECTION OF SECTION	(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
All existing facilities must include in the space provided on pa	age 5 a scale drawing of the facility (see instruc	tions for more detail). F6: A/55
VI. PHOTOGRAPHS All existing facilities must include photographs (aerial	l or ground—level that clearly delineate a	Il existing structures; existing storage,
treatment and disposal areas; and sites of future storage	ge, treatment or disposal areas (see instru	ctions for more detail). F6: 56
VII. FACILITY GEOGRAPHIC LOCATION	对关于《外表的数据文化》。	UDE (degrees, minutes, & seconds)
LATITUDE (degrees, minutes, & seconds)	Longi	
4 2 2 2 1 0		
		Ø 8 3 Ø 3 8 Ø 77 - 78
VIII. FACILITY OWNER		72 - 74 75 76 77 - 79
A. If the facility owner is also the facility operator as lis	sted in Section VIII on Form 1, "General Inform	72 - 74 75 76 77 - 79
A. If the facility owner is also the facility operator as lis skip to Section IX below.		mation", place an "X" in the box to the left and
A. If the facility owner is also the facility operator as lis skip to Section IX below. B. If the facility owner is not the facility operator as list	ted in Section VIII on Form 1, complete the fo	mation", place an "X" in the box to the left and
A. If the facility owner is also the facility operator as lis skip to Section IX below. B. If the facility owner is not the facility operator as list 1. NAME OF FACILITY.		mation", place an "X" in the box to the left and bollowing items:
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GENERAL MOTORS CORPORATION

FLEETWOOD PLANT W. FORT STREET & WEST END AVE. DETROIT, MICHIGAN 48209

November 1, 1980

Y. J. Kim EPA Region V RCRA Activities P. O. Box 7861 60680 Chicago, IL

Re: Notification of Hazardous Waste Activity for Fisher Body Division - GMC - Fleetwood Plant W. Fort St. & W. End Ave EPA ID No. MID005356746

Dear Sir:

Subsequent to our submission to your office of EPA Form 8700-12 on August 15, 1980, it has come to our attention that certain information was inadvertently omitted from our Notification of Hazardous Waste Activity.

Pursuant to advice General Motors received from EPA personnel in Washington, we are requesting that the EPA Form 8700-12 submitted for the facility identified above be modified to reflect the hazardous waste activities shown below. Please note that this facility has been assigned an EPA identification number.

The following information was inadvertently omitted:

Part IX. A. Hazardous Wastes from Non-Specific Sources -No. F005 and No. F018

Please incorporate this additional information on EPA Form 8700-12 for this facility. If you have any questions, please contact B.J. Napolitan at (313) 554-7247.

> L. D. Richards Plant Manager



L. VIRONMENTAL PROTECTION AGENCY

GENERATOR BIENNIAL HAZARDOUS WASTE REPORT FOR 1983

This report is for the calendar year ending December 31, 1983. Read All Instructions Carefully Before Making Any Entries on Form

I. NON-REGULATED STATUS Complete this section only if you did not generate regulated Non-handler quantities of hazardous waste at any time during the 1983 calendar year. Circle the one code at right that best describes 2 Small Quantity Generator your status during the entire year (see instructions for Exempt explanation of codes). 5 Beneficial Use 9 Closed Please print/type with elite type (12 characters per inch) This Installation's Non-Regulated Status is Expected to Apply: II. GENERATOR'S EPA I.D. NUMBER For 1983 Only Permanently Other. C303 ENTRY (OFFICIAL USE ONLY): III. NAME OF INSTALLATION $|F|I|S|H|E|R| \otimes B|O|D|Y| |D|I|V|I|S|I|O|N| |P|L|A|N|T| |\#|4|O|$ IV. INSTALLATION MAILING ADDRESS 3 6 0 5 1 H'ASTINGS STREET 15 16 Street or P.O. Box 4 D E T R O I T City or Town V. LOCATION OF INSTALLATION (if different than section IV above) 5 1 5 1 0 0 0 1 15 16 Street or Route number 6 DETROIT 15 16 City or Town VI. INSTALLATION CONTACT 2 JOHNSON I VERNELI W Name (last and first) 3113-15156-10191317

VII. CERTIFICATION

Phone No. (area code & no.)

out here

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this and all attached documents, and that based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

-	
Carl	Pearson
1 34 7	Person I Still

Print/Type Name

Plant Manager

Signature of Authorized Representative

Date Signed

EPA Form 8700-13A(5-80) (Revised 11-83)

Do not make entries in shaded areas

E' 'RONMENTAL PROTECTION AGENCY

Generator Biennial Hazardous Waste Report for 1983 (cont.)

This report is for the calendar year ending December 31, 1983.

ate recid:Recid by:	
VIII. GENERATOR'S EPA I.D. NO.	L. L
GMITIDIO1015:31516;71416	a Alexan
1 2 13 14 15	

IX. FACILITY NAME (specify facility to which all wastes on this page were shipped)

CHEM - MET

X. FACILITY'S EPA I.D. NO.

FMITIDIO19161916131119141

XI. FACILITY ADDRESS

18550 Allen Road Wyandotte, Michigan 48192

XII. TRANSPORTATION SERVICES USED

Own Commercial Vehicle

#	E IDENTIFICATION	C. EPA Hazardous Waste No. SET 0 (see instructions) D. Amount of Waste	E. Unit of Measure
ovence # E	A. Description of Waste	(see instructions) D. Amount of Waste	<u> </u>
1 3 - 3 1	Waste Paint & Paint Thinner	11 2 2 0 11 2 3 9 0 7 35 0 1 38 39 42 33 34 43 46 47 50 51	O P 59 60
2	Poly_urethane	101111111111512	8 P
3	Hardener/Resin/Glue Sludge	1, 0 4, 1, 0, 7 4, 2, 2, 3	6 P
4			
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10			
111	Section of the sectio		
112			

AMMENTS (enter information by section number—see instructions)



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

> REPLY TO ATTENTION OF: 5HW-13

Mr. Carl Pearson
Plant Manager Detroit Central Plant
No. 21
Fisher Body
Division of General Motors
6051 Hastings
Detroit, Michigan 48211

Re: Closure Plan MID 980568646 and

MID 005356746

Plant # 40

Dear Mr. Pearson:

On July 2, 1984, Fisher Body Division submitted closure plans for its Detroit Central Plant No. 21 and Plant No. 40. The plans call for removal of all hazardous waste for off-site disposal and decontamination of storage area and equipment. A 30-day comment period ended September 21, 1984, and the Agency received no comments.

The closure plans for Detroit Central Plant No. 21 and Plant No. 40 are hereby approved. Please submit the appropriate certification upon completion of closure, in accordance with 40 CFR 265.115. If you have any questions, please contact David Homer of my staff at (312) 886-6146, for assistance.

Sincerely,

Basil G. Constantelos, Director

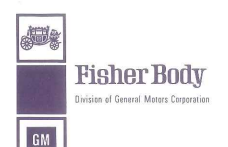
Waste Management Division

cc: Joseph P. Fannon

Fisher Body (Division of GMC)

Alan J. Howard, MDNR

min



General Offices 30001 Van Dyke Avenue Warren, Michigan 48090

July 2, 1984

RECEIVED

Regional Administrator U.S. Environmental Protection Agency Region V Waste Management Branch 230 Dearborn St. Chicago, Illinois 60604

JUL 1 81984 WMD-RAIU EPA, REGION V

Gentlemen:

6 MIDOOS 35 6746

MID 980568646

The Fisher Body Detroit Central Plants 21 (EPA ID #MID -005356621), and 40 (EPA ID #MID 980568760), are scheduled to cease operations. GITSD, PA, 9 G, TSD, PA

We hereby submit our closure plans for the above two plants for approval per Federal Register Regulation #265.12.

If you have any questions regarding this matter, please contact Joe Fannon at Fisher Body General Offices, Works Engineering -Telephone No. 313-575-5665.

Sincerely,

FISHER BODY DIVISION General Motors Corporation

Carl Pearson Plant Manager

Detroit Central Plant No. 21

RB/gw 1269G

cc: M.P. Zdyb - Environmental Activity Staff

W. Collingson - Environmental Activity Staff

V. Johnson - Fisher Body General Offices, Safety

J.P. Fannon - F.B. General Offices, Works Engineering R.J. Phillips - F.B. General Offices, Works Engineering

Closure Plan - Plant 21 Closure Plan - Plant 40

WASTE MANAGEMENT



JUL 1 6 1984

U.S. EPA, REGION V WASTE MANAGEMENT DIVISION OFFICE OF THE DIRECTOR

FISHER BODY DIVISION, GMC Detroit Central Plant #40 ID #MID 980568760

1. Closure Plan

This section is submitted in accordance with the requirements of 40 CFR 265 Subpart G. This plan identifies all steps that will be necessary to completely close the facility at the end of its operating life. A post-closure plan is not required since all wastes are being removed at closure.

a. Closure Performance Standards

This closure plan was designed to ensure that the facility will not require further maintenance and controls, minimizes or eliminates threats to human health and the environment, and avoids escape of hazardous waste, hazardous waste constituants, leachate, contaminated rainfall, or waste decomposition products to the ground or surface waters on the proper handling of hazardous waste absorbent materials. Vacuum cleaners and necessary handling equipment will be used to minimize spills and provide containment if a spill should occur.

b. Final Closure Activities

Final closure activities will begin as soon as possible.

c. Maximum Waste Inventory

All hazardous waste storage is conducted in a 4' x 5' pad located inside the flammable storage room. This room is curbed and contains no drains. Hazardous waste placed here consists mainly of waste maintenance paints, thinners, cleaners and miscellaneous cleaners (D001) used in plastic tooling operations. This area has the capacity of 2-3 drums.

d. Inventory Removal, Disposal, and Equipment Decontamination

The services of a licensed hazardous waste disposal contractor will be purchased to remove and properly dispose of all hazardous materials.

The hazardous waste storage pad will be inspected and all residual materials will be removed. The trench and the total drum storage area will be steam cleaned and washed with a 5% alkali detergent solution as deemed necessary. All residue will be properly containerized and disposed of.

d. <u>Inventory Removal, Disposal, and Equipment Decontamination</u> (Continued)

An independent registered professional engineer will certify that all closure activities have been completed according to plan and the requirements of 40 CFR 265.114 have been met.

e. <u>Schedule for Closure</u>

This facility does not have a definite closure date. The following schedule is open-ended.

- Day 1-40: Final transfer of all in-plant hazardous wastes to drum storage pad.
- Day 41-50 Final receipt of hazardous waste at drum storage pad.

 Proper disposal of all stored wastes will be accomplished utilizing an outside disposal service.
- Day 51-79 The hazardous waste drum storage pad will be cleaned and decontaminated per item d.
- Day 80 Closure complete.
- Day 85 Certification of closure by independent registered professional engineer.

2. Post Closure Plans (265.117-118)

Post closure care will not be needed for this facility since no hazardous wastes have been disposed of at this site.

Notice in Deed and Notice to Local Land Authority (265.119-120)

Because this plant has never functioned as a disposal facility, but has operated solely as a storage facility, notation is not necessary in the deed informing potential purchasers of restrictions associated with future use of site as required by 40 CFR 265.120.

4. Closure Cost Estimate (265.142)

Hazardous waste drum removal	5 drums 8 man hrs.	\$ 75/drum \$ 30/man hr.	\$	375 240
Closure certification			\$	500
		Subtotal	\$ 1	1,115
15% administrative expe 15% contingencies	nse	·	\$ \$	167 167
		TOTAL	\$]	L,449

2002 Hogback Road Suite 16 Ann Arbor Michigan 48104 313 973-0700

ne**Chester**Engineers

Ref. No. 3146-12

PROFESSIONAL ENGINEER CERTIFICATION OF CLOSURE

FISHER BODY DETROIT CENTRAL PLANTS 21 AND 40

I, Dennis A. Faust, a registered professional engineer, attest that I have made visual inspection of the Fisher Body Detroit Central Plants 21 and 40 relative to hazardous waste closure certification procedures delineated in 40 CFR 265 Subpart G. Specifically, I personally inspected the following facilities:

- l. Fisher Body Central Plant No. 21 (ID No. MID 980568646)
 - ●Hazardous waste drum storage area outside plant
 - Bonderite phosphatizing plater area inside plant:
 - Cyanide heat treat pot area inside plant
- 2. Fisher Body Central Plant No. 40 (ID No. MID 005356746)
 - •Hazardous waste storage area located inside flammable storage room.

Accordingly, I certify that closure of the aforementioned facilities have been performed in accordance with the facility's closure plans.

Dennis A. Faust, P.E.

Chief Engineer

The Chester Engineers

/0/24/84 Date

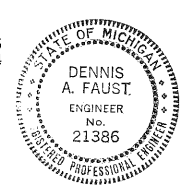
No. 21386 Professional Engineer License Number

Michigan For State of

Business Address:

The Chester Engineers 2002 Hogback Road, Suite 16 48104 Ann Arbor, Michigan

313/973-0700





October 10,1985

rolet Rontac Canada Group // /Headquarters General Motors Corporation **NOV 2** 30001 Van Dyke Avenue Warren, **(995**gan 48090-9020

SOLID WASTE BRANCH U.S. EPA, REGION V

Mr. Basil G. Constanterus, D. L. L. L. United States Environmental Protection Agency

Waste Management Division 230 South Dearborn Street

Chicago, Ill. 60604

NOV 2 0 **19**85

Rei Closure Certification

Fisher Body Division General Motors Corporation

Detroit Central Plants:

J. - 415 U.S. EPA, REGION V

#21 - MID 980568646 6 FR TSD PA 8 #40 - MID 005356746 C TR TSD PA 8

Dear Mr. Constantelos,

The purpose of the letter is to fulfill the requirement for closure certification for two former Fisher Body Detroit Central Plants: Plant #21, located at 6051 Hastings Avenue, Detroit Michigan, and. Plant #40, located at 1500 Ferry Street, Detroit, Michigan. includes the attached letter from a registered professional engineer certifying that the two aforementioned facilities were closed in accordance with the approved closure plans, as well as the following owner/operator certification of closure.

I certify that all hazardous waste previously stored at Plant #21 and #40 for greater than 90 days has been permanently removed, and for that portion of the waste that was present on site on or after November 19, 1980 the manifests requirements for 40 CFR Part 262 have been complied with, and all manifests are on file in the central vault at C-P-C Headquarters, Warren, Mich. (entitled "Hazardous Material Disposal 1979-1983, Detroit Central Plants") available for inspection by authorized federal and state officials.

I also certify under penalty of law that I have personally examined and am familiar with the information submitted in the document and all attachments, and based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

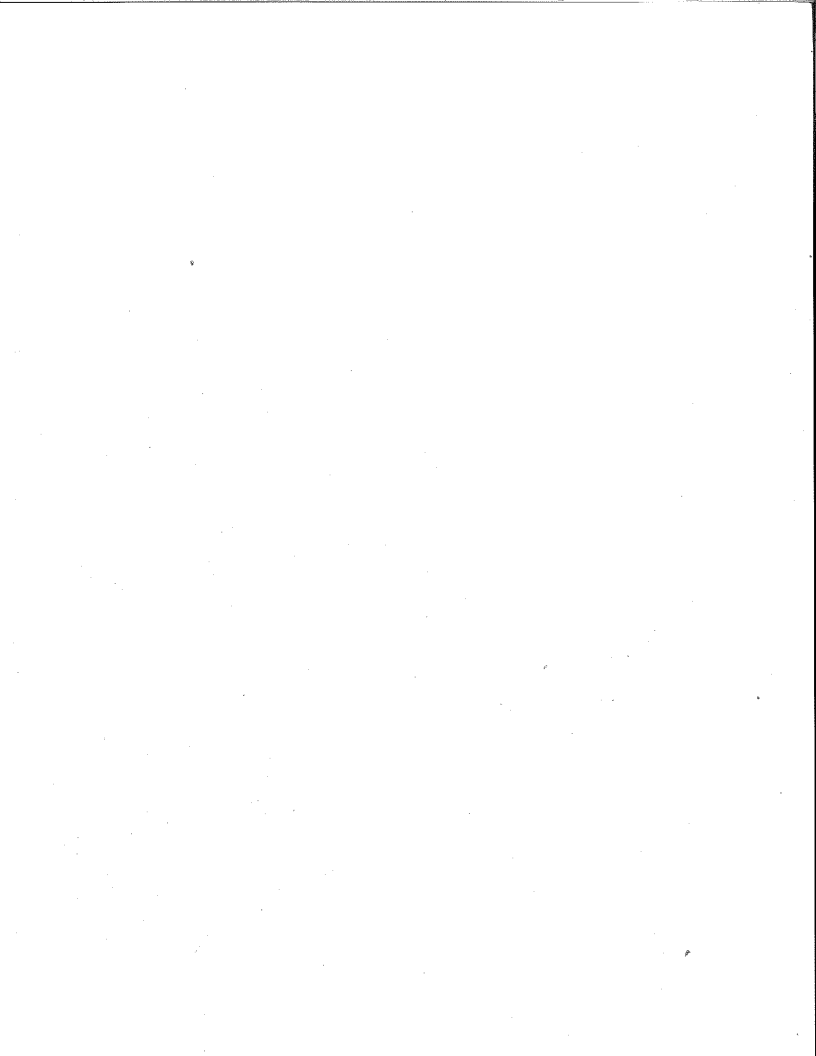
REGETVE

OCT 2 2 1985

SOLID WASTE BRANCH U.S. EPA, REGION V

Project Manager

Stamping Plant Modernization



RCRA INSPECTION REPORT

EPA Identification Number: $M \perp D$	00535	6746
Installation Name: GMC F	-Isher Body Plant	40
	MILWAKER	
City: Defroit	State: MI.	
Date of Inspection 1/20-85	Time of Inspection (fro	om)(to)
Person(s) Interviewed Crorye Rhit	Title Plant Syperus or	Telephone 3/3-556-1219
		-
Inspector(s) FAYE DADE	Agency/Title MONR/WAKR Quelity Specialist	Telephone 459-9180
Installation Activity (mark only one box)	Inspection Form(s) _
Treatment/Stcrage/Disposal per 40 C Generation and/or Transportation		A A
Treatment/Storage/Discosal (No General	ration or Transportation) A
Generation and Transportation		В,С
Generation Only		В
Transportation Only		С
the FACILITY is closed	DOWN. by another Compa	ny,

Brigill Trucking

Inspection Form C

Sec:	tion A: SCOPE OF INSPECTION	YES	NO	NI	Remarks
1.	n kuntan visiten er er ersen sam var var ersentrer er enter efterflikken ett eft viljet i værkerhe mendemme besemtende		No. Street, or or constraint	. glyggjan-florakti	
2.	Does the transporter transport hazardous waste into the U.S. from abroad?	arinalilani), erquegip	X	No. all programmes and a second	
3.	Does the transporter transport hazardous waste out from the U.S.?	***************************************	4	· guniquessus	
4.	Does the transporter mix hazardous waste of different DOT shipping descriptions by placing them into a single container.		A	OLEMAN-TOWN-TOWN	
Sec	tion B: MANIFEST SYSTEM AND RECORDKEEPING	(Par	·t 26	3, Sı	ubpart B)
* .	Are copies of completed manifests available for review and retained for three years. 263.22	W-00***********************************	McComPromorphism	der Eller State (State of State of Stat	Only in Business for
2.	Estimate the number of manifests for shipments completed during the part 6 months.	etti yazaring ety		P WASHINGTON	= 40 for above miss
3,	Examine a representative number of manifests. Indicate number examined.	Second Language		20	
4.	Did transporter properly sign and date the manifests examined?	X	Bangara-	Q WITEHUNGER-PLAN	skillyd liligidd (fjilliolakkil
5.	Do any manifests indicate shipments delivered to other than the designated facility? 263.21	Balline College	A	io (menastarecens	
	If (5) is "no," skip 6 and 7.	glinimasim	SOULO-UP-WIE	-	
6.	Do any manifests indicate shipments delivered to other than an alternate facility?	EDMINISTRATION 2-100			
7.	Are shipments delivered to alternate facilities only because emergency prevents delivery to the designated facility?	ancontrol control	مرند مرن≅سب	up wormanicani-som	

RCRA INSPECTION REPORT

EPA Identification Number: MID	18580	15224
Installation Name: IR	GUL TRUCKIN	16 Co
Location Address: 167	351 MERRIA	Pel R
City: Komukus	State:	48174
Date of Inspection	Time of Inspection	(from) ご 飯 (to) <u></u> (to)
Person(s) Interviewed 11/14/85 on p	Clase Office Title	Telephone
ROBERT GUSTORFE	PRES.	(313) 941-2496
Inspector(s)	Agency/Title	Telephone
MARGARET FELD'S	MDUK /WES	(5:13) 459-9:80
Installation Activity (mark only one box)	Inspection Form(s) _
Treatment/Storage/Disposal per 40 C Generation and/or Transportation	FR §265.1 and/or	А
Treatment/Storage/Disposal (No Gene	ration or Transportat	ion) . A
Generation and Transportation		8,0
Generation Only		8
Transportation Only		С
Transportation Only Transported haza a four month period of a becaused. Is no long * Manifest were completed as A	luring which ser transpor	toolly during tople was

NATURAL RESOURCES COMMISSION

JACOB A. HOEFER CARL T. JOHNSON E.M. LAITALA HILARY F. SNELL HARRY H WHITELEY JOAN L. WOLFE CHARLES G. YOUNGLOVE STATE OF MICHIGAN



WILLIAM G. MILLIKEN, Governor

STEVENS T. MASON BUILDING BOX 30028 LANSING, MI 48909

DEPARTMENT OF NATURAL RESOURCES

HOWARD A. TANNER, Director Hazardous Waste Division Detroit Area 9311 Groh Road Grosse Ile, Michigan 48138

February 15, 1983

Mr. Ken Rapske GMC Fisher Body Detroit Central Plant 21 6051 Hastings Detroit, Michigan 48211

MID 005 356 746

GMC Fisher Body, Plant 40

MID 980568760

1500 East Ferry

Dear Mr. Rapske:

On January 28, 1983, Plant 40 records were reviewed to determine compliance with Subtitle C of the Resource Conservation and Recovery Act (RCRA) of 1976, as amended. The company notified the U.S.E.P.A. in November 1980, that the facility was a generator and storer of hazardous waste and subject to the Act.

The Subtitle C violations found in the previous, March 1982, inspection have been corrected and no other deficiencies were found.

Thank you for your cooperation. Contact me at (313) 675-0860, if you have any questions.

Sincerely,

William E. Stone

Water Quality Specialist

William E. Stone

Compliance Section

Hazardous Waste Division

WES/sc

cc: Ken Burda (3)



R1026 1/79

945, a. 83

*\i\chi_0

RCRA Inspection Report

EPA Identification Number: M \overline{I} D	605350	6746
Installation Name: GMC Fisher	Body Plant 40 (De	etroit Central Plts)
Location Address: 1500 E. N	1ilwaukee	
City: Dotroit	State: Mich.	48211
Date of inspection: 22/83	Time of inspection (from)	1p (to) 4:30p
Person(s) interviewed	Title	Telephone
Ken Rapske	Engineering	313)556-1156
Inspector(s)	Agency/Title	Telephone
William E. Stone	MI. DNR-HWD/WGS	313)675-0860
Installation Activity (mark only one	box)	Inspection Form(s)
Treatment/Storage/Disposal per 40 Generation and/or Transportation	CFR 265.1 and/or	A
	eneration or Transportation	Α Α
☐ Generation and Transportation		В, С
I Generation only Small quan	itity	В
	•	C

CC: Ken Barda (3) 12m Rapsle Hazardous Waste Inspection

GMC Fisher Body Plant 40 1500 E. Milwaukee Detroit, Michigan 48211

MID 605356746

January 28, 1983

The facility notified as a generator and storage facility. They have never stored and do not plan on storing hazardous waste but wish to be considered a storage facility.

An inspection was conducted in FY '82 and a number of violations of 40 CFR 262 and 265 were found. This inspection confirmed that those deficiencies have been corrected and no new problems were found.

The plant generates and acculates only small quantities (150 gal/quantities) of one waste stream (ignitables: waste paint & mixed solvents). The waste is placed in drums and transferred prior to accumulation of 1000 kg to GMC Fisher Body Plant 21 by GM vehicles under Act 136 manifest. Plant 21 is a TSD with Interim Status. The plant meets the 40 CFR 261.5 Exclusions for small quantity generators.

The facility <u>may</u> be in violation of Act 64 Rule 299.6203(2)(b) since it generates and accumulates over 100 kg of hazardous waste and the waste is not delivered <u>directly</u> to a facility licensed under Act 64. However, Plant 21 is serving as a transfer facility. It keeps Plant 40's waste in its contained "RCRA Hazardous Waste Management Facility" with its own waste. All the waste is transported by a Act 64 licensed hauler to a disposal facility licensed under Act 64.

The GM vehicle that transfers the wastes from Plant 40 to Plant 21 does not need to be licensed under Act 64 or 136 and the shipment does not have to be manifested.

sc

cc: Ken Burda (3) Ken Rapske

(10 Fisher Body Plant 40 (Detroit Central PCts) MIP605356746 INSPECTION FORM A 1/28/83

Section A: SCOPE OF INSPECTION.

- Interim status standards for treatment storage or disposal of HAZARDOUS WASTES SUBJECT TO 40 CFR 265.1. Complete Inspection Form A sections B, C, D. E. and G.
- 2. Place an "X" in the box(es) corresponding to the facility's treatment, storage and disposal processes, and generation and/or transportation activity (if any). Complete only the applicable sections and appendixes.

Permit applicat	tion	process(es) (EPA Form 3510-3) In	spection Form /	A section(s)
501	X	storage in containers not act	ive	I
s02 <u>T</u>		storage in tanks		J
то1 <u>Т</u>	I	treatment in tanks		J
S04 <u>T</u>	I	storage in surface impoundment		K,F
T02 <u></u>	1	treatment in surface impoundment		K,F
D83 <u>T</u>	I	disposal in surface impoundment		K,F
s03 <u>T</u>	工	storage in waste pile		Ĺ
D81 <u>T</u>		disposal by land application	•	M,F
_ 080 Ţ		disposal in landfill	_ •	N,F
тоз <u>Т</u>		treatment by incineration		_0/P
T04 <u>T</u>		treatment in devices other than tar impoundments, or incinerators	ks, surface	Q
ther activities				
GENERATOR]		small quantity	APPENDIX	GN
TRANSPORTER]	П		APPENDIX	TR

3. Indicate any hazardous waste processes, by process code, which have been omitted from Part A of the facility's permit application.

Indicate any hazardous waste processes (by process code and line number on EPA Form 3510-3 page 1 of 5) which appear to be eligible for exclusion per 40 CFR 265.1(c). Provide a brief rationale for the possible exclusion.

NA.

cc: Ken Burda (3) Ken Rapske

(4-82A)

		Section B: GENERAL FACILI	TY STAI	<u> VDARDS</u> :	(Part	265 Subpart B)
			YES	NO	NI*	Remarks
1 .		the Regional Administrator n notified regarding: 265.12				
	à.	Receipt of hazardous waste from a foreign source?	***************************************	washeed and Integral	nangy-444-ceith	NA
	b.	Facility expansion?	monterior moltrings.	·	Vicanosas (gra j	NA
	c.	Change of owner or operator?	шуудаложы	D0000000000000000000000000000000000000	more and a party	NA
2.	Gen	eral Waste Analysis: 265.13				ı
	٥.	Has the owner or operator obtained a detailed chemical and physical analysis of the waste?	$\underline{\mathcal{X}}$		· ·	
	þ.	Does the owner or operator have a detailed waste analysis plan on file at the facility?		Ordonovski kremia cama	e de la constante de la consta	
	C.	Does the waste analysis plan specify procedures for inspection and analysis of each movement of hazardous waste from off-site?	Gradi manasan		MINTH-manhametik	NA
3.	Sec	curity - Do security measures include (if applicable) 265.14				-
	· 6 ·	24-Hour surveillance?	X			
	þ.	<pre>i. Artificial or natural barrier around facility? and</pre>	X	teniff optomic main	did hje-menovigilio	
		ii. Controlled entry?	X	Compression and the second	WIND STATEMENT	
	C.	Danger sign(s) at entrance?	***********	www.ndwda.comin	X	
4.	Owr	ner or operator inspections: 265.15				
	â.	Does the owner or operator inspect the facility for malfunctions, deterioration, operator errors, and dischanges of hazardous waste that may affect human health or the environment?	<u> </u>			

			YES	NO	NI	Remarks
b.	have	s the owner or operator e an inspection schedule the facility?	2	PHI oculoscence	PARTER STATE OF THE STATE OF TH	
c.		so, does the schedule address inspection of the following ms:				
	i.	monitoring equipment?	n-n-a ss		***** *	NA
	ii.	safety and emergency equipment?			47/2-400mm v M/402-	security
	iii.	security devices?	X			
	ív.	operating and structural equip- ment (i.e. dikes, pumps, etc.)?	<u> </u>	-	«««««««««»»»» ««««««»»» ««««««»»» ««««««	security and environmental
	٧.	type of problems to be looked for during the inspection (e.g. leaky fitting, defective pump, etc.)?	\underline{x}	OCCUPANA NA PARA PARA PARA PARA PARA PARA PA	E-re-critical	environmental
	Ví.	inspection frequency (based upon the possible deterioration rate of the equipment)?	<u>×</u>	·	***************************************	-
d.		areas subject to spills inspect- daily when in use?	X) 0005	
е	an	s the owner or operator maintain inspection log or summary of er or operator inspections?	<u>X</u>	-	ACATTO N. C.	
4	Doe:	s the inspection log contain the lowing information:				
	١.	the date and time of the inspection?	X		***********	No. of State
	ii.	the name of the inspector?	<u> ب</u> لمر		***************************************	
	111.	a notation of the observations made?	1		**************************************	
	ŤV.	the date and nature of any repairs or remedial actions?	***************************************	***************************************		
Do perso include		training records 65.16				
ā	. Job	titles?				
b	. Job	descriptions?		****	warmen beg	

5.

			YES	NO	NI	Remarks
	С.	Description of training?	>	- - 	emmanus progr	
	ď۰	Records of training?		P.550000000	menuming.	
	e.	Did facility personnel receive the required training by 5-19-81?	WILLIAMS		<u>×</u>	
	† e	Do new personnel receive required training within six months?	-		<u>*</u>	
	9.	Do personnel training records indicate that personnel have taken part in an annual review of initital training?	<u>×</u>			
6.	req	required, are the following special uirements for ignitable, reactive, incompatible wastes addressed? 265.1	17			
	a.	Special handling?			Contracting	No wastes stored
	ь.	No smoking signs?			***********	Provisions have been made to comply;
	C.	Separation and protection from ignition sources?	(Direction	***************************************		wastes are ever stored,

Section C: PREPAREDNESS AND PREVENTION: (Part 265 Subpart C)

	Maintenance and Operation of Facility: 265.31 Is there any evidence of fire, explosion, or release of hazardous waste or hazardous waste constituent?	YES	NO	NI	Remarks
2.	If required, does the facility have the following equipment: 265.32				
	a. Internal communications or alarm systems?	terres-roma-esti-	0-011111111	and the second second	
	b. Telephone or 2-way radios at the scene of operations?	Washington and	Commence.	***************************************	
	c. Portable fire extinguishers, fire control, spill control equipment and decontamination equipment?	X			
3.	Testing and Maintenance of Emergency Equipment: 265.33		PROPERTY OF CONTROL AND CONTRO		_
3.	Testing and Maintenance of Emergency Equipment: 265.33				
	a. Has the owner or operator		,		
	a. Has the owner or operator established testing and maintenance procedures for emergency equipment?	<u> </u>	· ·	MANAGE STATES	
	established testing and maintenance procedures	<u> </u>		Printing-regularity	
4.	established testing and maintenance procedures for emergency equipment? b. Is emergency equipment maintained in operable	<u>×</u>			
4.	established testing and maintenance procedures for emergency equipment? b. Is emergency equipment maintained in operable condition? Has owner or operator provided immediate access to internal alarms? (if needed) 265.34	<u>×</u>			
	established testing and maintenance procedures for emergency equipment? b. Is emergency equipment maintained in operable condition? Has owner or operator provided immediate access to internal alarms? (if needed) 265.34 Is there adequate aisle space for unobstructed movement?			-	

Section D: CONTINGENCY PLAN AND EMERGENCY PROCEDURES: (Part 265 Subpart D)

			YES	NO	NI	Remarks
}.	Doe:	s the Contingency Plan contain the lowing information: 265.52				
	à.	The actions facility personnel must take to comply with §265.51 and 265.56 in response to fires, explosions, or any unplanned release of hazardous waste? (If the owner has a Spill Prevention, Control, and Countermeasures (SPCC) Plan, he needs only to amend that plan to incorporate hazardous waste management provisions that are sufficient to comply with the requirements of this Part (as applicable.)	*	,		
	b.	Arrangements agreed by local police departments, fire departments hospitals, contractors, and State and local emergency response teams to coordinate emergency services pursuant to §265.37?	<u>X</u>		dikki nasko 4890	· ·
	C.	Names, addresses, and phone numbers (office and home) of all persons qualified to act as emergency coordinators?	<u>X</u>		Gii-Annsiemm	
	d.	A list of all emergency equipment at the facility which includes the location and physical description of each item on the list and a brief outline of its capabilities?	X			
	e.	An evacuation plan for facility personnel where there is a possibility that evacuation could be necessary? (This plan must describe signal(s) to be used to begin evacuation, evacuation routes, and alternate evacuation routes?)	1			posted
2.	ava	copies of the Contingency Plan ilable at the site and local rgency organizations? 265.53	<u>×</u>	174000-000-000	W-100A MESA SINA	
						·

		ing the man kelligik 2	
3.	Emergency Coordinator 265.55	•	
	a. Is the facility Emergency Coordinator identified?	2	
	b. Is coordinator familiar with all aspects of site operation and emergency procedures?		
	c. Does the Emergency Coordinator have the authority to carry out the Contingency Plan?	X	
	Emergency Procedures 265.56		
	If an emergency situation has occurred at this facility, has the Emergency Coordinator followed the emergency procedures listed in 265.56?	NA	

-	<u>.</u>	ection E: MANIFEST SYSTEM, RECO	RDKEE	PING,	AND REF	ORTING:	(Part-265	Subpart	E)
**] .	Use of M	anifest System 265.71	YES	NO	NI -	Remark	S .		
	a. Does proc proc (Par the gene deli	the facility follow the edures listed in §265.71 for essing each manifest? ticularly sending a copy of signed manifest back to the rator within 30 days after very.) records of past shipments ained for 3 years?	Shirimayaray						
** 2.		e owner or operator meet ments regarding manifest uncies? 265.72	firm/museum	·	WYYCCIGallengeng	<u> </u>			-
of	on-site f	ole to owners or operators facilities that do not waste from off-site sources.							
3.	Operatir	ng Record 265.73		- A 1	\triangle				
	mair	s the owner or operator ntain an operating ord as required in .73?	X	<i>P</i>		No	waste	111	····
	cont	s the operating record tain the following ormation:				scatte.	rds in	zmall	
	i.	The method(s) and date(s) of each waste's treatment, storage, or disposal as required in 40 CFR Part 265 Appendix I?	<u>×</u>			15 g NA.	utity was	372 10	
	îi.	The location and quantity of each hazardous waste within the facility? (This information should be cross-referenced to specific manifest number, if waste was accompanied by by a manifest.)	<u> </u>			NA		-	· ·
	***!!!.	A map or diagram of each cell or disposal area							

^{***} only applies to disposal facilities

	÷		1F2	NU	N1	Kemarks	ĺ
	-	showing the location and quantity of each hazardous waste? (This information should be cross-referenced to specific manifest number, if waste was accompanied by a manifest.)	-	-	Markey-specific (Mg)	WA	
	i۷.	Records and results of all waste analyses, trial tests, monitoring data, and operator inspections?		S-AND-STATES	was a second of the second of	· // //	
	٧٠	Reports detailing all incidents that required implementation of the Contingency Plan?		,	and the state of t	NA	_
	vi.	All closure and post closure costs as applicable?	×		epin philo-minera	NT	-
1.	Availa	bility of Records 265.74					
		l facility records required 40 CFR Part 265 available for tion?	X	. всокольноў выукр			and the
5.*	*Unmani	fested Waste Reports 265.76					
	ha ge wi	s the facility accepted any exardous waste from an off-site enerator subject to 40 CFR 262.20 thout a manifest or or shipping aper?	-	<i>≟</i>		NA.	
	,			- -	NAMES (April 1985) STREET	The second secon	-
	of de ar	"a" is yes, provide the identity the source of the waste and a escription of the quantity, type, and date received for each unmani-	CHURC-SOLUE	DO DE ANDRONO - // 20 NO DE - NO DE			
	f€	ested hazardous waste shipment.	***************************************		Quitaria		_

^{**} Not applicable to owners or operators of on-site facilities that do not receive any hazardous from off-site sources.

Section F - GROUNDWATER MONITORING (Part 265 Subpart F)

Complete this section for facilities that treat, store, or dispose of hazardous waste in landfills, surface impoundments and/or by land treatment.

	Hae	the owner or operator of the	152	IAO	IAT	Kenia rk s
•	faci	ility implemented a ground- er monitoring system? 265.90	e en	do/Silo-190	m-escapiestes	
	lf '	"no", Skip to number 11.				
2.	faci grou	the owner or operator of the ility implemented an alternate undwater monitoring system as cribed in 265.90(d)?	***************************************	· · · · · · · · · · · · · · · · · · ·	**	
		"yes", skip to number 12. "no", continue				
3.	sys'	s the groundwater monitoring tem meet the following re- rements of 265.91;				
	à.	At least one well installed hydraulically up-gradient from the limit of the waste management area?	MARKET NATIONAL STREET	an anyong	enovige-qua	
		Indicate the total number of up-gradient wells.	·			·
	b.	At least three wells installed hydraulically down-gradient at the limit of the waste management area?	-		-	
		Indicate the total number of downgradient wells.	ļ .		-	
	C.	Are the number, locations, and depths of all wells sufficient to yield groundwater samples that are representative of groundwater under the facility?				
•				\ \	, A	

Sketch the locations of the wells relative to the waste management area.

			YES	NO	NI	Remarks
	d.	Are the monitoring wells constructed in accordance with 265.91(c) (e.g. properly cased, screened, etc.)?	4	anazan-ng-	annous .	·
4.	deve wate plan	the owner or operator eloped a written ground- er sampling and analysis n that includes procedures techniques for: 265.92				
	ð٠	Sample collection?	***************************************		Monamum	-
	b.	Sample preservation and shipment?	Агго-гажирада		MAGAGANYA	~
	с.	Analytical procedures?	-		- Norman	
	ď.	Chain of custody control?		-	Physican	
5.	foll	s the owner or operator low his groundwater sampling analysis plan?			-	
6.	ana]	the groundwater sampling and lysis plan maintained at the ility?				
7.	mine of a para	the owner or operator deter- ed the concentration or value all the groundwater monitoring ameters of 265.92(b) in accord- e with paragraphs c and d of 192?				
-	-)/A	

4/82-A

Remarks Has the owner or operator developed an outline of a comprehensive groundwater quality assesment program that is capable of\determining: Whether hazardous waste or hazardous waste constituents have entered the groundwater? The rate and extent of migration of hazardou's waste or hazardous waste constituents in the groundwater? The concentration of hazardous waste or hazardous waste constituents in the groundwater? Has the owner or operator performed a statistical analysis of his groundwater monitoring data as required in 265.93(b)? *10. Was there a statistically significant increase (or pH decrease) detected in any well? If "yes," has the owner or operator responded in accordancè with the procedures prescribed in 265.93 paragraphs c through Skip to number 14 Has the owner or operator prepared a written groundwater monitoring waiver demonstration for the facility? Is the waiver demonstration maintained at the facility? Has the waiver demonstration been certified by a qualified geologist or geotechnical engineer?

Note: Inspectors should request a copy of the waiver document.

c. Skip questions 12, 13, and 14.

^{*}These requirements do not take effect until the first 6 months after November 19, 1982. The latest date for compliance with these requirements is May 19, 1983.

C. K.

YES NO NI Remarks Has the owner or operator submitted an alternate groundwater monitoring system to the Regional Administrator? Has the plan been certified by a qualified geologist or geotechnical engineer? Note: If the plan for an alternate groundwater monitoring system was not submitted to the Regional Administrator the inspector should request a copy for review. Does the alternate groundwater monitoring plan address the requirements of 265.90(d)? 14. Does the owner or operator submit reports and maintain records as required in 265.94?

Section G - CLOSURE AND POST CLOSURE (Part 265 Subpart G) YES NO NI Remarks Closure 265.112 Is the facility closure plan available for inspection? Ь. Does the plan identify: maximum extent unclosed during facility life? ii. maximum hazardous waste inventory? iv. estimated year of closure? schedule of closure activities? c. Has closure begun? *****2. Post-Closure 265.118 Is the post-closure plan available for inspection? Does this plan contain: description of groundwater monitoring activities and frequencies? description of maintenance activities and frequencies for AA. integrity of cap, final cover, or containment structures, where applicable facility monitoring equipiii. name, address, and phone number of person or office to contact during post-closure care period? Has the post-closure period begun? d. Is the written post-closure cost estimate available? 265.144

^{*}Applies only to disposal facilities.

Section I - USE AND MANGEMENT OF CONTAINERS (Part 265, Subpart I)

		YES	NO	NI	Remarks
۱.	Are containers in good condition? 265.171	***************************************	← 0435-11110220	-	No waste in storage
2.	Are containers compatible with waste in them? 265.172	; }			4manus and an arrange of the same of the s
3.	Are containers managed to prevent leaks? 265.173				
4.	Are containers stored closed?	***************************************			
5.	Are containers inspected weekly for leaks and defects.	Gil-co-cuscosco.	Add Spring Springs		
6.	Are ignitable and reactive wastes stored at least 15 meters (50 feet) from the facility property line? (Indicate if waste is ignitable or reactive).	265.776	EPENNATURAL SANS		
7.	Are incompatible wastes stored in separate containers? (If not, the provisions of 40 CFR 265.17(b) apply). 265.177	in ,	ELIZABETHA		
8.	Are containers of incompatible waste separated or protected from each other by physical barriers or sufficient distance?				

NA

Section J - TANKS (Part 265, Subpart J)

		YES	NO	NI	Remarks
	Are tanks used to store only those wastes which will not cause corrosion, leakage or premature failure of the tank? 265.192	MANAGE CONTRACT		· —————	
2.	Do uncovered tanks have at least 60 cm (2 feet) of free-board, or dikes or other containment structures?	wy-wo dalle dalle.	MM May and a second	и «Воженныминур-	•
3.	Do continuous feed systems have a waste-feed cutoff?	**************************************	· /////	V	
4.	Are waste analyses done before the tanks are used to store a substantially different waste than before?	265.1	93		
5.	Are required daily and weekly inspections done? 265.194	•		***************************************	
6.	Are reactive & ignitable wastes in tanks protected or rendered non-reactive or non-ignitable? Indicate if waste is ignitable or reactive. (If waste is rendered non-reactive or non-ignitable, see treatment requirements.)	55.198	}	-	-
	Are incompatible wastes stored in separate tanks? 265.199 (If not, the provisions of 40 CFR 265.17(b) apply.)	· -	Saurounes.	-	
8.	Has the owner or operator observed to buffer zone requirements for tanks of	he Nat ontai	tiona ning	l Fir ignit	e Protection Associations able or reactive wastes?
	Tank capacity:gallons				
	Tank diameter:feet				
	Distance of tank from property \i	ne		v	feet
	(See table 2 - 1 through 2 - 6 of Code - 1977" to determine compli	NFPA	's "F	lamma	ble and Combustible Liquids

WA

Section K - SURFACE IMPOUNDMENTS (Part 265, Subpart K)

78		YES	NO	NI	Remarks
	Do surface impoundments have at least 60 cm (2 feet) of freeboard? 265.222		PYTHER-LEXINGER.	-	
2.	Do earthen dikes have protective covers? 265.223	0-004000000	l emerge-manage	Mille-dependential Print	
3.	Are waste analyses done when the impoundment is used to store a substantially different waste than before? 265.225	Mit opposition region annualità	w-wi-rendelds	who approximately .	
4.	Is the freeboard level inspected at least daily? 265.226	***************************************			
5.	Are the dikes inspected weekly for evidence of leaks or deterioration?		~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		
6.	Are reactive & ignitable wastes rendered non-reactive or non-ignitable before storage in a surface impoundment? (If waste is rendered non-reactive or non-ignitable, see treatment requirements.) 265.229		·		. See See and
7.	Are incompatible wastes stored in different impoundments? (If not, the provisions of 40 CFR 265.17(b) apply.) 265.230			-	<u>-</u>

t		Section
\mathbb{N}	1	

L - WASTE PILES (40 CFR Part 265

	NH	THE OPEN TAXABLE CONTRACTOR OF		1.00			
	N'.	-		YES	NO	NI	Remarks
*	Are waste pi from dispers	les covered or prote al by wind? 265.251	cted	en-deservious	 	Фінтоттой-пасавіга	
2.	waste analy2	coming movement of sed before being adde pile? 265.252	ed	f.	وازوندوستدويسف	Oped-1	
3.		e, run-off, and run-o ns per the requirement 265.253		B0803-000-000-000	-	SECONY VALUE SCANISCO.	
4.	rendered nor ignitable be pile? Indicinguitable or waste is resor non-ignit	ndered non-reactive	6 .		***************************************		•
5.	ignitable wa from materia	f reactive or aste protected als or conditions cause them to ignite		W-possession		· ·	-
6.	different provisions (tible wastes stored iles? (If not, the of 40 CFR 265.17(b)	in		eccepçant-trad		
7.		f incompatible waste y barriers or distan waste?	ce		_		

Section M - LAND TREATMENT (Part 265, Subpart M)

		YES	NO	NI	Remarks
· ·	Is treated hazardous waste capable of biological or chemical degradation? 265.272	diverbeaux-san-	manus +-++ dulis CO+		
2.	Are run-off and run-on diverted from the facility or collected				
3.	Is waste analyzed according to 265.273?	(constitutions)	esse hije e designations.	arriatementenit	
4.	If food chain crops are grown at the facility, has the owner or operator addressed the requirements of 265.276?	AUGUSTANG-1870		Shelfe, salgan gib	
5.	Is an unsaturated zone monitoring plan designed and implemented to detect the vertical migration of hazardous waste and provide information on the background concentrations of the hazardous waste available? 265.278				
6.	Does the unsaturated zone monitoring plan address the minimum information specified in 265.278?	general, consistence		gytti i kannin (i ja sailija	
7.	Are records kept regarding application dates and rates, quantities, and locations, of all hazardous waste placed in the facility? 265.279	_	in challenge of the control of the c	enerone Christie	
8.	Are the special requirements fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable or reactive.) 265.281				
9.	Are incompatible wastes land treated? (If yes, 265.17(b) applies) 265.282	·			

Section N - LANDFILLS (Part 265, Subpart N)

			YES.	NO	NI	Remarks
	Gen Doe	eral Operating Requirements 265.302 s the facility provide the following:				
	đ.	Diversion of run-on away from active portions of the fill?	-	MILWIN SERVICE STATES	ментинирод	
	b.	Collection of run-off from active portions of the fill?		-	Accompany description	
	С.	Is collected run off treated?			www.manage	The state of the s
	ď۰	Control of wind dispersal of hazardous waste?		***************************************	AND THE PROPERTY OF THE PROPER	
2.		veying and Recordke eping 265.309 s the Operating Record Include:				
	a.	A map showing the exact location and dimensions of each cell?	الإنجاب والتسويل والإنجاب والإنجاب	NORMAL-ACCUMENTAL	AMERICAN SPACE	
	b.	The contents of each cell and the location of each hazardous waste type withing each cell?	Sacrace-Provelle	er-manuscher State für der	y-minimal(CER)cop(EE)	· ·
3.	rea act mix act	cial requirements for ignitable or ctive waste. Are ignitable or re- ive wastes treated so the resulting ture is no longer ignitable or re- ive? (Indicate if waste is ignitable reactive.) 265.312		L eg-polymorphis		-
4.		cial Requirements for Incompatible tes. 265.313	\			
	of cel	es the owner or operator dispose incompatible waste in separate is? (If not, the provisions of CFR 265.17(b) apply.)		·	areas santana	

Note: If waste is rendered non-reactive or non-ignitable see treatment requirements. If not, the provisions of 40 CFR 265.17(b) apply.

A Since

YES NO NI Remarks

- 5. Special requirements for liquid waste 265.314
 - a. Are bulk or non-containerized liquids placed in the landfill? If "yes," complete items i, ii, and iii.
 - i. Does the landfill have a chemically and physically resistant liner system?
 - ii. Does the landfill have a functional leachate collection system?
 - iii. Are free liquids stabilized prior to or immediately after placement in the landfill?
 - b. Have containers holding free liquids been placed in landfill since March 22, 1982?
- 6. Special requirements for Containers Are empty containers crushed flat, 265.315 shredded, or similarly reduced in volume before being buried beneath the surface of the landfill?

Section O/P - INCINERATION AND THERMAL TREATMENT (40 CFR Part 265, Subparts 0 and P) Determination of Steady State I=incinerator T=thermal Type of unit (i.e., type of incinerator or thermal treatment): I 265.343 T 265.373 Components and steady state condition: b. Was each component at steady state prior to adding waste? Component YES NO NI Remarks Waste Analysis I 265.345 T 265.375 Minimum requirements, for wastes not previously burned/treated. Required analyses; has an analysis been performed for the following? Heating value Halogen content Sulfur content ii. Has documented or written data been substituted for analysis of either: Lead? Mercury:

2.

	b.	List other paramters for which the waste establish steady state or determine the (Note in Remarks any which you feel show	î.vnes	ര്മ	al lutan	ble owner or operator to ts which may be emitted.
Ì.	Mon	sitoring and Inspections I 265.347	YES	NO	NI	Remarks
	ð.	T 265.37 Are combustion/emission control instruments monitored at least every 15 minutes?	V00014-0	.com-ya-igg		
	b.	Is steady state maintained or corrections attempted?	**************************************	OTTO AND SOUTH	4	
	C.	Is stack plume observed at least hourly for normal color and opacity?	Mark to the second	<u> </u>		
	d.	Did any stack observations made by owner or operator show a plume different than normal?**	BREEZEMA-ENGAGO	Бечаначаская	- Hong	
	e.	If "yes" to (d) above, were corrections made to return emissions to normal appearance?**	****	жистикатальную.	STATE OF THE PARTY	
	f.	Are the complete unit and associated equipment inspected daily for leaks, spills, and fugitive emissions?	· ·	Фтотивология	er van enegativis	
¥	*Spe thi	cify in Remarks for what period of time s was checked.				•
	g.	Are emergency shutdown controls and system alarms checked daily for proper operation?	AMAG yang kanan	- VANCOPALINADIMO	V-1/1-0000-1400	: -
· e	<u>Ope</u>	n Burning T 265.382 (open burning does no	t app	ly to	inciner	ration)
	. 5	Only complete this part if the facility open burns hazardous waste.				
		i. Does this facility burn only waste explosives? (A No answer means other hazardous waste is open-burned).		44-districtions		

4/82-A

YES NO NI Remarks

ii. It this facility open-burns waste explosives, does it burn the waste at a distance greater than or equal to the minimum specified distance (below)

Pounds of waste explosives or propellants	Minimum dis	stance from detonation	
	property	of others	**************************************
0 to 100	204 m	670	ft
101 to 1,000	380 m	1,250	ft
1,001 to 10,000	530 m	1,730	ft
10,0001 to 30,000	690 m	2,260	ft
		-	

Section Q - CHEMICAL, PHYSICAL AND BIOLOGICAL TREATMENT (Part 265, Subpart Q)

		YES	NO	NI	Remarks
٠,	Is equipment used to treat only those wastes which will not cause leakage, corrosion, or premature failure? 265.401	demograms maybring (2000)	***************************************	grown-e-graphs	-
2.	Is a continuously fed system equipped with a means of hazardous waste inflow stoppage or control (e.g., cut-off system)?	NOTES DE L'ANGELONI		WEEKEN, AND GLAND,	
3.	Has the owner or operator addressed the waste analysis requirements of 265.402?		Part - Drawner Control		
4.	Are inspection procedures followed according to 265.403?	~~~~	·	ELENOMOSTICO	
5.	Are the special requirements fulfilled for ignitable or reactive wastes? 265.405		***************************************	\$1000 March Colonia (Colonia Colonia C	
6.	Are incompatible wastes treated? (If yes, 265.17(b) applies.) 265.406	Company		white constitution is a second	

Note: EPA has temporarily suspended the applicability of the requirements of the hazardous waste regulations in 40 CRR Parts 122, 264 and 265 to owners and operators of (1) wastewater treatment tanks that receive, store, and treat wastewaters that are hazardous waste or that generate, store or treat a wastewater treatment sludge which is a hazardous waste where such wastewaters are subject to regulation under Sections 402 or 307(b) of the Clean Water Act (33 U.S.C. 1251 et seq.) and (2) neutralization tanks, transport vehicles, vessels, or containers which neutralize wastes which are hazardous only because they exhibit the corrosivity characteristics under 40 CFR §261.22, or are listed as hazardous wastes in Subpart D of 40 CFR Part 261 only for this reason.

- 1		Appendix GN	1		. 4-	racilité de ta
Sect	ion A	Appendix GN Appen	evate	ov - nifes	not ting a	nder act 136
a a		اولد this Appendix if the owner or operator rdous waste that is subsequently shipped of isposal.	of a f-site	TSD f	acilit treatn	y also generates ment, storage,
Sect	ion E	3: MANIFEST REQUIREMENTS (Part 262, Subpar	tB)			
			YES	NO	NI	Remarks
(1)		s the operator have copies of the manifest ilable for review? 262.40	1		s∆dj., -t-Qt-byt-t-g t-	act 136
(2)	mon	mine manifests for shipments in past 6 ths. Indicate approximate number of ifested shipments during that period.	gradus de como como como como como como como com		NI	manufacture (M. 100 m.)
(3)	fol cop fes	the manifest forms examined contain the lowing information: (If possible, make ies of, or record information from, manities) that do not contain the critical ments). 262.21				
	٠5	Manifest document number?	** - *********************************			
	b.	Name, mailing address, telephone number, and EPA ID number of Generator	ALC:	PACETU-GLOSTER	•	
	c.	Name and EPA ID Number of Transporter(s)?	wwww-rati e	·		**************************************
	d.	Name, address, and EPA ID Number Designated permitted facility and alternate facility?	sårrrisr-millö ^m lä	No. and any commence		-
	е.	The description of the waste(s) (DOT shipping name, DOT hazard class, DOT identification number)?				
	f.	The total quantity of waste(s) and the type and number of containers loaded?	والمعتمدات	ي شنظيريونين		
	g.	Required certification?	**************************************		-	
	h.	Required signatures?	danset Co l-M etty	-		
(4)	Rei	portable exceptions 262.42				
	â.	For manifests examined in (2) (except for enter the number of manifests for which t signed copy from the designated facility ment.	he ger	nerat	or has	NOT received a
	b.	For manifests indicated in (4a), enter the has submitted exception reports (40 CFR 2 tor.	ne numi 162.42	er fo	or which the Re	ch the generator gional Administra-

<u>Sec</u>	tion C: PRE-TRANSPORT REQUIREMENTS (Part 262, Sub	part	C)		
*	Is waste packaged in accordance with DOT regulations? (Required prior to movement of hazardous waste off-site) 262.30	YES	NO	NI X	Remarks
2.	Are waste packages marked and labeled in accordance with DOT regulations concerning hazardous waste materials? (Required for movement of hazardous waste off-site) 262.31 262.32	Фчонический	emeratorea	Control of the Contro	
3.	If required, are placards available to transporters of hazardous waste? 262.33	***************************************	*65*/s-e7/Constan		
4.	On-site accumulation of generated hazardous waste waste it generates either (A) in its storage fact with 40 CFR 262.34 [see 265.1(c)(7)]. Option B and containers. If the installation elects option to Section D. If the installation elects option tions: See 40 CFR 262.34 January 11, 1982 Revis	ility restri on A, B, co	[265. cts a check mplet	l(b)] ll acc this e the	or (B) in accordance cumulation to tanks box of and skip following observa-
	a. Is each container clearly marked with the start of accumulation date?	Qu-sphilipolitikamaa	<u> </u>	ull_	be if store
	b. Have more than 90 days elapsed since the date inspected in (a)?		souri O'Process (PP) Tophysio	DAY-MATTERINE	
	c. Do wastes remain in accumulation tanks for more than 90 days?	#Not/conscion	-	dowlenama	
	d. Is each container and tank labeled or marked clearly with the words "Hazardous Waste"?	Economic Spirites (Spirites Spirites Sp	-		
<u>Sec</u>	tion D: - RECORDKEEPING AND REPORTING (Part 262, S	Subpar	t D)		
	Are all test results and analyses needed for hazardous waste deter-	YES	NO	NI	Remarks
	minations retained for at least three years? 262.40	X			AMM
<u>Sec</u>	tion E: - INTERNATIONAL SHIPMENTS (Part 262, Subp	art E)			
1.	Has the installation imported or exported Hazardous Waste? 262.50		X	ATT COORMAGE CONTRACTOR	MINAY
	(If answered Yes, complete the following as applicable.)				
	a. Exporting Hazardous waste; has a				

			152	NO	IA T	kemarks	
		tified the Administrator in iting?	(GESSATT Microsoft States	SERVICE-ANDERED	Whitelesselds Military (1879), 2013 and 1874 and 1874 and 1874	
		Obtained the signature of the foreign consignee confiming delivery of the waste(s) in the foreign country?	e-franchistorium	direcvinski €skeliška	Физикалирода		
	iii.	Met the Manifest requirements?	ar unoscostosopos	**************************************	·	- Special Special Control of the Special Speci	
b.	the q	rting Hazardous Waste; has generator met the manifest irements?	MATERIAL PROPERTY.	Shrindow diddish	ФОлитина	aparal and a delivery construction of the second se	

VA

Appendix TR

Seci	ion A: SCOPE:	YES	NO	N1	Remarks
7661	TOWN. SCOPE.				×
O Comments	Complete this Appendix if the owner or operator transports hazardous waste subject to 40 CFR 263.10.	/2002-200 20	The Control of the Co	ిల - చ ురసర్	
2.	Does the transporter transport hazardous waste into the U.S. from abroad?	- -	**********	TOTAL COMMENSATION	
3.	Does the transporter transport hazardous waste out from the U.S.?	BOOLOGO SANGER			
4.	Does the transporter mix hazardous waste of different DOT shipping descriptions by placing them into a single container?	a 	POCISE SCIENCES		
Sect	tion B: MANIFEST SYSTEM AND RECORDKEEPING	(Part	263	, Subp	art B)
gassia es	Are copies of <u>completed</u> manifests available for review and retained for three years. 263.22	Proprieta	e miliocatovski		
2.	Estimate the number of manifests for shipments completed during the part 6 months.	v vicerosillisessi sessis		<u> </u>	
3.	Examine a representative number of manifests. Indicate number examined.	en Marconnarousias		······································	
4.	Did transporter properly sign and date the manifests examined?			· ·	
5.	Do any manifests indicate shipments delivered to other than the designated facility? 263.21	\$2500A-850	V-1000-004-00		
	If (5) is "no," skip 6 and 7.	V-02-02-02-02-02-02-02-02-02-02-02-02-02-	***********	***************************************	WIND
6.	Do any manifests indicate shipments delivered to other than an alternate facility?	fazorezena-weza-	o for conf		
7.	Are shipments delivered to alternate facilities only because emergency prevents delivery to the designated facility?				

MIT 2700100-9- Plant 21-#522 MIT 2700100-9- Plant 37-#537 MID 005356746- Plant 40-#536 MID 005356746- Plant 40-#536

AUG 1 8 1982

Mr. Roy E. Schrameck
District Engineer
Water Quality Division
Michigan Department of Natural Resources
9311 Groh Road
Grosse Isle, Michigan 48138

RECEIVED

JUL 6 1982

WATER QUALITY DIV.

Dear Mr. Schrameck:

In response to your letters outlining the results of RCRA inspections conducted on March 24, 1982 at Fisher Body - Plants 21, 37 & 40 we submit the following information to address each item detailed in those letters.

Plants 21, 37 & 40

- 1. The attached waste analysis plan outlines the procedure used to determine if a waste generated at Plant 21, 37 & 40 is a hazardous waste. As storage facilities, the waste analysis procedure provides the necessary waste characteristics required to store the wastes in accordance with part 265 of 40 CFR. Attached are examples of waste analysis.
- 2. Personnel training per RCRA requirements is conducted on a routine basis. Additionally, any new personnel involved in hazardous waste management receive instruction per the attached personnel training format.
- 3&4. The contigency plan has been sent to the following authorities:

Capt. Bogan Chief Chapman Detroit Fire Dept. Fire Marshall Div. 250 W. Larned St. Detroit, MI 48226 Mr. B. Decoster Fire & Safety Ford Hospital 2799 W. Grand Blvd. Detroit, MI 48202 Cmdr. McKane 13th Precinct Detroit Police Dept. 4747 Woodward Detroit, MI 48230

5. All hazardous wastes shipped from Plants 37 or 40 will be manifested.

WASTE ANALYSIS PLAN

Known Hazardous Wastes -

The types of waste in this category are identified as hazardous based upon the following:

- The waste contain materials that are listed in 40 CFR Part 261, Subpart D, or
- 2. The waste contains materials that have ignitability, corrosivity, reactivity, or EP toxicity characteristics as defined in 40 CFR Part 261, Subpart C.

The wastes are labeled hazardous by applying knowledge of the materials and processes that produce the waste (40 CFR Part 262.11 (c) (2)).

Wastes Requiring Testing

The types of waste in this category must be tested for those characteristics it is suspected of having, which include:

- 1. Ignitability
- 2. Corrosivity
- 3. Reactivity
- 4. EP Toxicity

The testing shall be done at a minimum of once per year or whenever a significant process change occurs. The sampling shall conform to 40 CFR Part 261 Appendix I requirements. The analytical methods shall conform to 40 CFR Part 261 Appendix II and Appendix III requirements.

Shipments of waste received at Plant 21 from Plants 37 & 40 are inspected to ensure that their identity matches the accompanying waste manifest.

Plants 21, 37, and 40 as delineated in their RCRA Part A application are storage facilities only, not treatment or disposal. Records have been maintained of each waste received at Plant 21. A drum storage inventory system for Plant 21 has been initiated to replace the previous record keeping procedure. The form (see attachment) is used to log all drums stored on the pad, including their location, contents, and date of receipt.

The above responses outline the documentation and actions taken at Plants 21, 37 and 40 to address the items in the RCRA inspection letters. If you have any questions, or need further information please feel free to contact Mr. Ken Rapske of my office at (313) 556-1156.

Sincerely,

J. A. ZAMMIT PLANT ENGINEER

cc: C. Pearson

PERSONNEL TRAINING

Personnel training is given to those persons who are involved with the handling and disposition of hazardous waste material. Training consists of one (1) to two (2) hours as needed to cover the following topics:

- 1. Introduction to RCRA.
- 2. Responsibilities under RCRA.
- 3. Handling of hazardous waste General.
- 4. Handling of hazardous waste Detroit Central Plants.
- 5. Proper labelling.
- 6. Proper manifesting.
- 7. 'Transporting hazardous waste.
- 8. Contingency plan (PIPP including emergency procedures)
- 9. Update.

Updating of plant personnel will be on a continuous basis as regulations and operations change.

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DRUM STORAGE INVENTORY

Daun	DAYE	DESCRIPTION
t	5-27-82	coolant waste
2	5-27.82	Coalant Waste
-	5-27.82	Part waste
2	5-27-82	Rodlant Waste
5	5-2782	Coolant waste
6	5-27.82	coolast waste
7	5-27.82	coplant waste
	5-26.90	Coolant Waste
4	5-26.82	coolant waste
1	15-27-82	coolant wasta
1_11_	5-27-821	Paint wasta
	15-28-82	Coolant Waste
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	5-20-82	
· · · · · · · · · · · · · · · · · · ·		fair wast-
		Paint waste
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		Main7 Wast
	5-21-47	Paint wasty
_		Parut Waste
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	6/8/82	FAINT INASTE
	6/4/82	GOINT WASKE
1-67-	5/4/82	FAINT WASKE
75	0/82	Coolout Woste
	6/9/82	Geolph Woste
75	4-12-82	Petrolim oil
	6-12-42	
	440.50	Coolant waste
<u> </u>	11-12-47	Petroleum oil
3.6		Petroleum och
		Petrolyum oil
-4/	15.41.00	Print wave
L L		Paint waste

	6-7-46		
	DRUH	DATE	DESCRIPTION
	39	5.21.80	Park weste
	40	5.21.80	Paint Waste
ľ	: (5-21-82	Paint Waste
1	5.2	5-77-8,5	Paint 111637=
	43	6-21-32	Paint Waste
Ī	44	6-21-82	I set va norte -SAI
	4.5	6-21-82	Paint waste
١.	57	6-10-82	Paint Wast =
	-7	(0-25-to)	Pain Tillaste
į	71	1-25:52	-Print waste
i	40	6-10.53	Parent Maste
1		1-10-021	PAINT FOLKSTE
4		16-18-82	PAINT WASTE
į	# 15 ± 5 ± ±	6-24-82	PRINT WASTE
į	5.5 %	6-4-82	Paint Waste
	17.	4.28.32	Paint Waste
	1545	16-29.62	Olavan ukste
	50	16-29.62	Olevin waste
	57	4-29.32	11. Trichlowethane
	1. · ·	1-25-82	Petroleum OiL
	<u> 59</u>	4-28-82	DOTTO/OUTOIL
	60	1.2982	Petsjaum OIL
	61	15-21-87	Paint Waste
}	4.5	4-20-85	POUNT WASTE
	63	6-2-62	Coolant waste
	64	4-26.80	- Mount waste
	65	-	
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(2)(11) (20)(29) (27)	(a) (a) (b)
(3)(12) $(21)(30)$	(57)(1)
	(2) (2) (76)
	(60)(69) (78)
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HYDRO RESEARCH SERVICES Water Management Division Clow Corporation

408 Auburn Avenue Pontiac, MI 48058

313 334-1630 313 334-4747

April 28, 1982

General Motors Corporation Fisher Body Division 6051 Hastings - Plant 21 Detroit, MI 48211

Attn: Mr. Ken Rapske

Sample dated 4-12-82

Selenium, Se, mg/l

Hydro Number: 54768

Client Identification: EPA leachate procedure on heat

treating salt

Arsenic, As, mg/l 0.020 Barium, Ba, mg/l 2.8 Cadmium, Cd, mg/l. 0.15 Total Chromium, Cr, mg/l 0.12 Lead, Pb, mg/l 1.5 Mercury, Hg, mg/l <0.0005

Silver, Ag, mg/l 0.05

Copper, Cu, mg/l 19

Zinc, Zn, mg/l 11

Total Cyanide, CN, mg/l 990

Note: 103.8 grams of sample were leached into 1661 mls of deionized water and brought to a final volume of 2076 mls. Final pH after the addition of 415 mls of 0.5 N acetic acid was 9.2.

0.015

Linda Deans

General Laboratory Manager



HYDRO RESEARCH SERVICES Water Management Division Clow Corporation

408 Auburn Avenue Pontiac, MI 48058 313 334-1630 313 334-4747

5-25-82

General Motors Corporation Fisher Body Division 6051 Hastings Plant 21 Detroit, MI 48211 Attn: Mr. Ken Rapske

Sample Received: 5-6-82

Hydro Number:	55317
Client T.D.	Waste Oil
Flash Pt °F.	>200
pH (corrosivity)	5.0
Density, g/ml	0.93
% Solids	0.2
% Oil	60
% H ₂ O	40
Arsenic, As, mg/kg	0.12
Barium, Ba, mg/kg	22
Cadmium, Cd, mg/kg	1.2
Total Chromium, Cr, mg/kg	2.6
Pb, Lead, mg/kg	23
Mercury, Hg, mg/kg	<0.1
Selenium, Se, mg/kg	<0.1
Silver, Ag, mg/kg	<0.9
Copper, Cu, mg/kg	150
Zinc, Zn, mg/kg	150
Total Cyanide, CN, mg/kg	<0.3

Linda Deans

General Laboratory Manager

STATE OF MICHIGAN MILDOO5356746 (Plant 40)



WILLIAM G. MILLIKEN, Governor

STEVENS T. MASON BUILDING BOX 30028 LANSING, MI 48909

DEPARTMENT OF NATURAL RESOURCES

HOWARD A. TANNER, Director Water Quality Division 9311 Groh Road Grosse Ile, Michigan 48138

May 21, 1982

RECEIVED

Certified Mail

NATURAL RESOURCES COMMISSION

ACOS A. HOEFER

CARL T. JOHNSON E.M. LAITALA

HILARY F. SNELL HARRY H. WHITELEY

JOAN L. WOLFE

CHARLES G. YOUNGLOVE

JUN 8 1982

WATER QUALITY DIV. DIST. I

Mr. John Zammit Plant Engineer GMC Fisher Body Detroit Central Plant 21 6051 Hastings Detroit, Michigan 48211

> Plant 40 - Compliance with Resource Conservation and Recovery Act

Dear Mr. Zammit:

On March 25, 1982, Susan Norton of our office conducted an inspection of the above referenced plant to determine compliance with the requirements of subtitle C of the Resource Conservation and Recovery Act (RCRA) as amended.

As a result of the visit, she determined that Plant 40 is in violation of the following requirements:

- (1) A detailed physical and chemical analysis of the facility's hazardous waste was not available for inspection, as required by 40 CFR 265.13(a); nor was a waste analysis plan on file, as required by 40 CFR 265.13(b).
- (2) Personnel training records do not include a description of training, nor a record that facility personnel have received the required training by May 19, 1981. This is in violation of 40 CFR 265.16(d).
- (3) The Contingency Plan does not indicate arrangements agreed to by local police and fire departments, and hospitals, to coordinate emergency services, as required by 40 CFR 265.37. Where local authorities decline to enter such an arrangement, refusal must be documented in the operating record.
- (4) Copies of the Contingency Plan are not available at local emergency organizations as required by 40 CFR 265.53.



Mr. John Zammit May 21, 1982 Page 2

- (5) Plant 40 is a generator as well as a storage facility. Hazardous waste generated at Plant 40 is not manifested as required by 40 CFR 262.20. As a result, 40 CFR 262.21, 262.22 and 262.23 have also been violated. These concern information required on the manifest, number of copies and use of the manifest by generator and transporter.
- (6) By extension of the above Item, the facility is in violation of 40 CFR 265.71(a)5, which requires that manifests, annual reports, exception reports, and all test results and analyses be retained for at least three years.
- (7) Because the owner/operator of Plant 40, GMC Fisher Body Detroit Central Plant, is transporting Plant 40's hazardous waste, the owner/operator is in violation of 40 CFR 263.22(a), which requires the transporter to have copies of completed manifests available for reveiw and retained for three years.

We request that you respond to this office by letter no later than June 30, 1982, providing documentation regarding those actions taken to correct these violations. You may find it helpful to refer to Item 5 of our letter to you of May 14, concerning Plant 21. If you have any questions please do not hesitate to contact this office at (313) 675-0860. Our appreciation is extended to your company's staff for their cooperation and assistance during the inspection.

Yours truly,

WATER QUALITY DIVISION

Roy E. Schrameck, P.E. District Engineer

By: Susan Norton

Susan Nonton

Water Quality Specialist

Payl. Saliameck

RES:SN/sc

cc: Alan Howard, OHWM (2) Kenneth Rapske

STATE IDENTIFICATION NUMBER (If Applicable)

EPA IDENTIFICATION NUMBER

2881 8 0 NUL NCT 60 RCRA INSPECTION REPORT - INTERIM STATUS STANDARDS TREATMENT, STORAGE, AND DISPOSAL FACILITIES Form A - General Facility Standards

I. General Information:

(b) Street: 1500 E. MILLIANGE FREYY (C) City: DETROIT (D) State: MICH. (E) Zip Code: 40211 (F) Phone: 313-556-1156 (G) County: CHARLE PLANT 21 (H) Operator: SMC FISHER SOON CHARLE PLANT 21 (I) Street: 4051 MASTINGS (J) City: DETROIT (K) State: MICHIGAN (L) Zip Code 40211 (M) Phone: 313-556-1156 (N) County: CHARLE (S) Zip Code: (P) Street: (Q) Owner: MARK AS OPERATOR (P) Street: (U) City: (R) State: (S) Zip Code: (T) Phone: (U) County: (U) Date of Inspection: MICHIGAN (W) Time of Inspection (From 10:30 AIM (TO) 11:30 AIM	(A)	Facility Name: GMC FISHER BO	DDY DETROIT CENTEAL PLANT AN	
(C) City: DETROIT (D) State: MICH. (E) Zip Code: 10211 (F) Phone: 3/3-556-1156 (G) County: WAYNE (H) Operator: SMC FISHER BODY DETROIT CENTRAL PLANT 21 (I) Street: 4051 MASTINGS (J) City: DETROIT (K) State: MICHIGAN (L) Zip Code 40211. (M) Phone: 3/3-556-1156 (N) County: WAYNE (U) Owner: MARCH AS OPERATOR (P) Street: (Q) City: (R) State: (S) Zip Code: (T) Phone: (U) County: (U) County: (U) County: (U) County: (U) County: (U) County: (U) Date of Inspection: MARCH 25,1962 (W) Time of Inspection (From) 10:30 A.M. (TO) 11:30 A.M.	(b)	Street: 1500 E. MILWAUKEE	Ferry	
(H) Operator: SNC FISHER SOON OFFERIT CENTERL PLANT 21 (I) Street: GOSI MASTINGS (J) City: DETROIT (K) State: MICHIGAN (L) Zip Code 40211 (M) Phone: 313-556-1156 (N) County: GAYNE (U) Owner: SAME AS OPERATOR (P) Street: (Q) City: (R) State: (S) Zip Code: (T) Phone: (U) County: (U) County: (To) (1:30 A.M. (To)	(C)	City: OETRO17	(D) State: MICN.	(F) 7in Code:
(H) Operator: SNC FISHER SODY DETROIT CENTRAL PLANT 21 (I) Street: GOSI MASTINGS (J) City: DETROIT (K) State: MICHIGAN (L) Zip Code 40211. (M) Phone: 313-556-1156 (N) County: GAYNE (U) Owner: SAME AS OPERATOR (P) Street: (S) Zip Code: (V) City: (R) State: (S) Zip Code: (V) Date of Inspection: MRCN 25,1802 (W) Time of Inspection (From) 10:30 A.M. (To) 11:30 A.M.	(F)	Phone: 313-556-1156	(G) County: CLAYNE	(1) 219 code. 4 <u>8211</u>
(I) Street: 6051 MASTIMGS (J) City: DETROIT (K) State: MICHIGAN (L) Zip Code 48211 (M) Phone: 313-556-1156 (N) County: 6047NE (U) Owner: 54ME AS OPERATOR (P) Street: (Q) City: (R) State: (S) Zip Code: (T) Phone: (U) County: (U) County: (V) Date of Inspection: MARCH 25,1982 (W) Time of Inspection (From) 10:30 A.M. (To) 11:30 A.M.				
(J) City: <u>DETROIT</u> (K) State: <u>MICNIGAN</u> (L) Zip Code <u>49211</u> . (M) Phone: <u>313-556-1156</u> (N) County: <u>CMYNE</u> (U) Owner: <u>SAME AS OPERATOR</u> (P) Street: (U) City:	(I)	Street: 6051 NASTINGS		
(V) Owner: SAME AS OPERATOR (P) Street: (Q) City: (R) State: (S) Zip Code: (T) Phone: (U) County: (V) Date of Inspection: MARCH 25,1982 (W) Time of Inspection (From) 10:30 A.M. (To) 11:30 A.M.			(K) State: MICHIGAN	(I) 7in Code
(V) Owner: SAME AS OPERATOR (P) Street: (Q) City: (R) State: (S) Zip Code: (T) Phone: (U) County: (V) Date of Inspection: MRCN 25,1982 (W) Time of Inspection (From) 10:30 A.M. (To) 11:30 A.M.	(M)	Phone: 313-556-1156	(N) County: CHAYNE	(2) 21p code 48211
(P) Street: (Q) City:				
V) Date of Inspection: MRCN 25,1982 (W) Time of Inspection (From) 10:30 A.M. (To) 11:30 A.				
V) Date of Inspection: MRCN 25,1982 (W) Time of Inspection (From) 10:30 A.M. (To) 11:30 A.	(Ų)	City:	(R) State:	(S) Ziu Code:
V) Date of Inspection: MRCN 25, 1982 (W) Time of Inspection (From) 10:30 A.M. (To) 11:30 A.M.	. 1)	Phone:	(U) County:	
	۷)	Date of Inspection: MRCN 25,	1282 (W) Time of Inspection (F	roll) 10:30 A.M. (TO) 11:30 A.M.
				THE STATE OF THE S

(Y)	Person(s) Interviewed	Title		Telephone
	KENNETH PAPSKE	PLAIN	ENGINEER	313-556-1156
	MIKE GRAGEL	GENERA L	SUPERVISOR	3/3 - 556 - 1258
•	ROBERT SCHMANDT	JUPE	EVISOR	313-556-1258
(2)	Inspection Participants	Ayency MICNIGAN DEPT.	Y/Title OF MATURAL RESOURCES	Telephone
	SUSAN NORTON		ILITY DIVISION	3/3-695-0860

(AA)	Preparer Information			
	Name SUSAN NORTON	Agency <u>Ms</u> A.	//Title 80ve	Telephone AS ABOVE
			·	
	<u>. </u>	I. SITE ACTI	VITY:	
	Complete sections I through VII facilities. Complete the forms to the site activities identifie	i in narenine	tment, storage, and/ sis) in section VIII	or disposal corresponding
<u> </u>	Storage and/or Treatment Lontainers (I)		Incineration and/or (O and P)	
. کا	Land Treatment (M)	<u> </u>	Chemical, Physical, Treatment (Q)	and Biological
	Lanofills (N)			
ote:	If facility is also a generatorial and X of this form as appro	r or transpor	rter) of hazandana	
	IX and X of this form as appro	priate.	i cer or mazardous was	te complete sections

III. GENERAL FACILITY STANDARDS: (Part 265 Subpart B)

			Yes	No	NI*	Remark N/X=NOTAPPLICABLE
(A)		s the Regional Administrator en notified regarding:				NYR- NOT APPLICABLE
	granas O	Receipt of hazardous waste from a foreign source?			•	
	2.	Facility expansion?	·		— page of the largery	N/A
(b)	Gen	neral Waste Analysis:			i	
] _	Has the owner or operator obtained a detailed chemical and physical analysis of the waste?	SUT SEE EMARKS, L	AST PAGE		BASED ON RAW MATERIALS
	2.	Does the owner or operator have detailed waste analysis plan on Tile at the facility?		X	Trial Communication	
	3.			<u> </u>		·
C)	Sec	urity - Do security measures includ (if applicable)	e:			
].	24-Hour surveillance?	<u>X</u>			
	2.	Artificial or natural barrier around facility?	X		*************************************	
	3.	Controlled entry? 265.14(b)211	<u>X</u>			
	4.	Danyer sign(s) at entrance? 265.14(c)	X		4	
(ט	Do (Incl	Owner or Operator Inspections Luce: 265.15				
	1.	Records of malfunctions? $265.15(a)$	X	<u> </u>		
		Records of operator error?	X	***********		
		Records of discharges?	\overline{X}	Application and the second		

III. GENERAL FACILITY STANDARDS - Continued

			Yes	No	NI*	Remarks
	4.	Inspection schedule:	X	-		
	5.	Safety, emergency equipment?	X			
	6.	265.75(b)/ Security devices?	<u>X</u> .			
	7.	265.15(b)/ Uperating and structural devices?	X	***************************************	- Company of the Comp	
	8.	265.75(b)7 Inspection log? 265.75(d)	X		·	
(E)	Do inc	personnel training records clude: (Effective 5/19/81)	·			*.
	7.	Job Titles?	X	4-1-1		
	2.	Job Descriptions:	X			
	3.	Description of Training?		X		
	4.	Records of Training?	X		-	
	5.	Have facility personnel received required training by 5-19-81?	-	X	. ·	
	6.	Do new personnel receive required training within six months?				NOT APPLICABLE - NO NEW HIRES
F)	requ	required are the following special uirements for <u>ignitable</u> , <u>reactive</u> , or ompatible wastes addressed?	CX	701-2149	WES MI	E WASTES FILED FOR ON PART A; ETHYL ETNYL KETONE PEROXIDE, A REACTIVE
	1	Special handling?	X 50	E REMA	eks, Las	DES NOT GENERATE ANY WASTE FROM IT.
	2.	No smoking signs?	X			
	3.	Separation and protection trom ignition sources?	X	***************************************	40.00	

^{*}Not Inspected

IV. PREPAREDNESS AND PREVENTION: (Part 265 Subpart C)

(A)	Maintenance and Operation of Facility:	485	No	NI			
	Is there any evidence of fire, explosion, or release of hazardous waste or hazardous waste constituent? 265.3/		X				THE COLUMN TWO IS NOT
(b)	If required, does the Facility have the Following Equipment:						
	Internal communications or alarm systems? 265.32 (a)	X					·
	2. Telephone or 2-way Radios at the scene of operations?	×					a
	 Portable fire extinguishers, fire control, spill control 						
	equipment and decontamination equipment? 265-32 (c)	X		•			
	Indicate the volume of water and/or for 265.32(d) Units:	anı avai	lable	for fi	re control:		

(C)	Testing and Maintenance of Emergency Equipment: 265.33 RECORDEREPING REGULES U.	INDER ZES	5.15 (b) 1			
	1. Has the Owner or Operator established Testing and Maintenance Procedures for Emergency Equipment?	<i>X</i>					
	2. Is Emergency Equipment Maintained in Operable Conditions?	<u>×</u>		**************************************	€		
(U)	Has Gunon on O						
(ט)	Has Owner or Operator Provided Immediate Access to Internal Alarms? (if needed)	×				·	
	265.34		-			7000 0 TO Quant	

*Not Inspected

(د)	Is there adequate aisle space for unobstructed movement? 265.35	X	45.5.50	Sa-Million	**************************************	
	V. CONTINGENCY PLA (Part 2				CEDURES:	
(A)	Does the contingency Plan contain the following information:	Yes	No	NI *	Remarks	
	1. The actions facility personnel must take to comply with \$265.51 and 265.56 in response to fires, explosions, or any unplanned release of hazardous waste? (If the owner has a Spill Prevention, Control, and Countermeasures (SPCC) Plan, he needs only to amend that plan to incorporate hazardous waste management provisions that are sufficient to comply with the requirements of this Part (as applicable.)	X		<i>;</i>	· ·	
	2. Arrangements agreed to by local police departments, fire department nospitals, contractors, and State and local emergency response teams to coordinate emergency services pursuant to §265.37?		<u>X</u>			
	3. Names, addresses, and phone numbers (office and home) of all persons qualified to act as emergency coordinators? 265.52 (d)				NAS A COMPLET	ENCY COORDINATOR E LISTING; NIS ONLY THER WORK PHONES
	4. A list of all emergency equipment at the facility which includes the location and physical description of each item on the list and a prief outline of its capabilities?	· <u>×</u>	E-Williams,			
	5. An evacuation plan for facility personnel where there is a possibilithat evacuation could be necessary (This plan must describe signal(s) to be used to begin evacuation, evacuation routes, and alternate evacuation routes?) 265.52(f)	lity?				

V. CONTINGENCY PLAN AND EMERGENCY PROCEDURES - Continued

		Yes	No	NI*	Remarks
(b)	Are copies of the Contingency Plan Available at Site and local Emergency Organizations? 265.53		•		NO FOR LOCAL EMERGENCY DEGANIZATILE COPY FOR SITE (PLT 40) IS KEPT AT PLANT 21.
(C)	Emergency Coordinator				
	l. Is the facility Emergency Coordinator identified?	<u>X</u> _			
	26 5. 55				
	 Is coordinator familiar with all aspects of site operation and emergency procedures? 	X			•
	3. Does the Emeryency Coordinator have the authority to carry out the Contingency Plan?	×	************************************		
(u)	Emeryency Procedures				
	If an emergency situation has occurred at this facility, has the Emergency Coordinator followed the emergency procedures listed in 265.56?				NOT APPLICABLE
	VI. MANIFEST SYSTEM, RE	CUBUK	EEDTM		DI DIDETAN
アルバラ	SECTION NOT APPLICABLE - PLANT 40	Subp	art E) AND	REPORTING
FACIL	ITY DOES NOT RECEIVE NAZARDOUS WASTE	Yes	No	NI*	Remarks
A)	Use of Manifest System				
	Does the facility follow the procedures listed in §265.71 for processing each Manifest?				N/A
	 Are records of past shipments retained for 3 years 				n/s
	265.71(5)	d new			7
	Does the owner or operator meet requirements regarding Manifest Discrepancies?	,			N/A
	265.7Z			n	

VII. CLOSURE AND POST CLOSURE (Part 265 Subpart G)

(C)		ng Record		
	l. Doe mai rec	s the owner or operator ntain an operating ord as required in .73?	<u> </u>	
	con	z s the operating record tain the following ormation:		,
	**D°	The method(s) and date(s) of each wastes treatment, storage, or disposal as required in Appendix I?	<u> </u>	
	C.	The location and quantity of each hazardous waste within the facility?	<u>×</u>	
	***d。	A map or diagram of each cell or disposal area showing the location and quantity of each hazardous waste? (This information should be cross-referenced to specific manifest numbers if waste was		
		accompanied by a manifest.)	,	NOT APPLICABLE
		Records and results of all waste analyses, trial tests, monitoring data, and operator inspections?		
	f.	Reports detailing all incidents that required implementation of the contingency plan?		NOT APPLICABLE
	y.	All closure and past closure costs as applicable? (Effective 5-19-81)		MOT APPLICABLE
		·		•

^{**} See page 33252 of the May 19, 1980, Federal Register.

^{***} Unly applies to disposal facilities

VIII. CLOSURE AND POST CLOSURE (Part 265 Subpart G)

Yes No

NI*

Remarks

	CIUS	sure and Post Closure				
	1.	Closure Plan Available for Inspection by May 19, 1981?	X		djeggj elementeg g	
	2.	265.02(q) Has this plan been submitted to the Regional Administrator	SUNDENATURATIO	<u>X</u>		NOT APPLICABLE
	3.	Has Closure begun?		X	n-coonsisted	
	4.	265. 112(c) Is closure estimate available by May 19, 1981? 265.142	X			
(B)	Pos	t Closure Care and Use of Property				•
	a P	the Owner or Operator supplied ost Closure Monitoring Plan May 19, 1981)?				NOT APPLICABLE
	(-5	265.117		···········	•	
	٠	USE AND MANAGE	ILINI O	i , con	IVTICIO	
NOT	AFPL	Name: BMC FISHER BODY DETROIT CENTRAL A CABLE - NO WASTE WAS IN STORAGE SEMISES DURING VISIT	Yes	_	te of I NI*	nspection: <u>MAR. Z5,1982</u> Remarks
NOT	AFFLI ON PR	CABLE - NO WASTE WAS IN STORAGE SEMISES DURING VISIT Are containers in good condition?		_		
NOT	APPLI DN PR	Are containers in good condition? ZGJ: 171 Are containers compatible with waste in them?		_		Remarks
NOT	APPLI DN PR	Are containers compatible with		_		Remarks
NOT	1. 2.	Are containers in good condition? Z65. 171 Are containers compatible with waste in them? Z65. 172 Are containers stored closed?		_		Remarks
NOT	1. 2.	Are containers in good condition? ZGS. 171 Are containers compatible with waste in them? ZGS. 172 Are containers stored closed? ZGS. 173(a) Are containers managed to prevent leaks? ZGS. 173(b)		_		Remarks

7.	Are incompatible wastes stored in separate containers? (If not, the provisions of 40 CFR 265.17(b) apply.) 265.177(a)	منات مالم	Aleksakistika makamajanan	NOT	APPLICABLE		
	Are containers of incompatible wastes separated or protected from each other physical barriers or sufficient distance? 265.177(c)	J		NOT AF	PUCABLE	مانون باشد است	- dinor
	TA	NKS					,
acility	Name: GMC FISHER BODY PLANT # 40	[Date of In	spection	MAR. 25, 1	982	
1.	Are tanks used to store only those wastes which will not cause corrosion leakage or premature failure of the tank? 265.192(b)	Ί, ΄	THIS SECTI	ON NOT.	APPLICABLE	=	
2.	Do uncovered tanks have at least 60 cm (2 feet) of freeboard, or dikes or other containement structures?	OOMONINA POIS	national departments	•		·	
3.	Z65.19Z(c) Do continuous feed systems have a waste-feed cutoff? Z65.19Z(d)	· · · · · · · · · · · · · · · · · · ·					•
4.	Are waste analyses done before the tanks are used to store a substantially different waste than before?						- -
5.	Z65.193(a) Are required daily and weekly inspections done? Z65.194			***************************************			
6.	Are reactive & ignitable wastes in tanks protected or rendered non-reactive or non-ignitable? (If	Indio	cate if u	waste is	. II Isn		
7.	waste is rendered non-reactive or non-ignitable, see treatment requirements.) 265.198, 265.17 Are incompatible waste stored in separate tanks? (If not, the provisions of 40 CFR 265.17(b) apply.)			***************************************	□ Reac	tive	
	265.199						

Yes No

NI*

Remarks

8.	Has the owner or operator observed the Associations buffer zone requirements for reactive wastes?	
	Tank capacity:	gallons
	Tank diameter:	feet
	Distance of tank from property line	feet
	(See table 2 - 1 through 2 - 6 of NRPA Code - 1977" to determine compliance.	's "Flammable and Combustible)
	K SURFACE IMPO	UNDMENTS
acility	Name:	Date of Inspection:
,	Do surface impoundments have at least 60 cm (2 feet) of freeboard?	
2.	Do earthen dikes have protective covers?	
3.	Are waste analyses done when the impoundment is used to store a substantially different waste than before?	
4.	265.225(a) Is the freeboard level inspected	
5.	at least daily? 265. 226(a) / Are the dikes inspected weekly for evidence of leaks or deterioration?	
6.	Are reactive & ignitable wastes rendered non-reactive or non-ignitable before storage in a surface impoundment? (If	
	waste is rendered non-reactive or non-ignitable, see treatment requirements.) $245.299(2)$	
7.	Are imcompatible wastes stored in different impoundments? (If not, the provisions of 40 CFR 265.17(b) apply.)	
	265.230	

ē

WASTE PILES

acility	Name:	NOCE		Date of	Inspection:	
		Yes	No	NI*	Remarks	
1.	Are waste piles covered or protected from the wind? 265.251	đ		with the state of		
2.	Is each in-coming movement of waste analyzed before being added to the waste pile?					• ,
3.	265.252 Are leachate, run-off, and run-on controlled? (The effective date of this provision is Nov. 19, 1981.) 265.253)		estationengen		
4.	Are reactive & ignitable wastes rendered non-reactive or non-ignitable before storage in a pile? (If waste is rendered non-reactive or non-ignitable, see treatment requirements.) 265. 256(2)/	In	dicate	if waste	is: DIgnitable,	D Reactive
5.	Are piles of reactive or ignitable waste protected?					
6,	Are incompatible wastes stored in different piles? (If not, the provisions of 40 CFR 265.17(b)					
	apply.) 265.257(a)			**************************************		
7.	Are piles of imcompatible waste protected by barriers or distance from other waste?		ATALON .		·	
	265.257(4)					

M

LAND TREATMENT

NOT APPLICABLE

FAcility	Name:	Date	e of Insp∈	ection	0		-W-10-A
	Is hazardous waste capable of biological or chemical degradation?						
2.	Are run-off and run-on diverted from the facility or collected (Effective date: November 19, 1981)?			GCC			Promission
3.	265.272(65c), Is waste analyzed according to 265.273?	Colombia		,			
4.	If food chain crops are grown at the facility, has the owner or operator addressed the requirements of 265.276?	Chilling Collings	***************************************				
5.	Is an unsaturated zone moni- toring plan designed and implemented to detect the vertical migration of hazardous waste and provide						•
	information on the background concentrations of the hazardous	,					
6.	waste available? 265.278(a) Does the unsaturated zone monitoring plan address the minimum information specified in 265.278?						-
7.	Are records kept regarding application dates, and rates, quantities, and locations of all hazardous waste placed in the facility? 265.279						
8.	Are the special requirements fulfilled regarding land treatment of ignitable or reactive wastes?	Indicate	if waste	is:	П Ign:table	O React	live
9.	Are incompatible wastes land treated? (If yes, 265.17(b) applies)	/	-				_
	265,282				7		

N LANDFILLS NOT APPLICABLE

F	acilit	y Name:	Date of Inspecti			tion:		
			Yes	No	NI*	Remarks		
(A)	Gene Does	ral Operating Requirements the facility provide the following:						
	***	Diversion of run-on away from active portions of the fill?	}		-			
	2.	265.302(a) Collection of run-off from active portions of the fill?	ويورين		**********			
	**3.	265.302(b) Is collected run off treated? 265.302(b)						
•	4.	Control of wind disposal of hazardous waste?						
		265.30Z(d)	-		***************************************	·	THE THE PERSON OF THE PERSON O	
		(**Effective 11-19-81)				•		
(B)		eying and Recordkeeping the Operating Record Include:						
		A map showing the exact location and dimensions of each cell? 265.309(a) The contents of each cell and the	4					
		location of each hazardous waste type withing each cell? 265.309(6)			·		7	
(C)	Clos	ure and Post-Closure						
	1.	Is the Closure Plan available for inspection by 5-19-81?		<u> </u>				
		とらいえ(a) Has this plan been submitted to the Regional Administrator?			<u> </u>			
	3.	てもら、ハス(c) Has Closure begun? でもら、ハス(c)						
		Is Closure cost estimate available by 5-19-81?						
(D)	Spe	265.142(a) for cial requirements from ignitable or citive waste	·					
	so	ignitable or reactive wastes treated the resulting mixture is no longer itable or reactive?	Ė					
	_	7/6 3/7 1U	-	<u> </u>	•	•	<u> </u>	

NOT APPLICABLE

		Yes	No	NI*	Remarks
	(If waste is rendered non-reactive or non-ignitable see treatment requirements)				
	If not, the provisions of 40 CFR 265.17(apply.	b) 		Wall College College	
(E)	Special requirements for Incompatible Wastes.				,
	Does the owner or ooperator dispose of incompatible wastes in separate cells?				
	If not, the provisions of 40 CFR 265.17(apply.	b)		.·	
(F)	Special requirements for liquid waste (effective 11-19-81)				
	1. Are bulk or non-containerized liquid placed in the landfill?	s 			
	Does the landfill have a chemically and physically resistant liner system?		•	•	
,	3. Does the landfill have a functional leachate collection system?				
	4. Are fee liquids stabilized prior to or immediately after placement in the landfill? 265.3 M(a) 2	C	desperiments.	onen ego	
(G)	Special requirements for Containers (effective 11-19-81)				
	Are empty containers crushed flat, shredded, or similarly reduced in volume before being, buried beneath the surface of the landfill?				
	265.315 (a)	,			

O and P INCINERATION and THERMAL TREATMENT

NOT APPLICABLE

(A)	Facility Name:						•
В)							
•	I. De	eterminat nerator					
•	Components and steady state cond	lition: I	265. 265.3	343 173	·		
		***	* Was	this	compone	ent at SS prior	to adding waste
	Component		Yes	No	NI*	Remarks	
P							
		.			•		and the same of th
		- •					·
. •		•			-300	- Veter - course - sports - yourses	
•				'			20
•		•					
		II. Was	sta Ar	າລໃນເສ	i e		
		265		iu iy s i	3		
	Minimum requirements, for wastes	not pre	viousl	y bur	ned/tre	ated.	
	Required analyses; has analysis been performed for the following:	an	Yes	No	NI*	Remarks	
٠	I 265.345 TN 265.375 a. Heating value			_			
-	b. Halogen content				WALLS.		
	c. Sulfur content						

Yes	No	NI*	Remark

	2.	Documented, written data may be substituted for analysis for these. Are either present for: 1 265.345 TN 265.375 a. Lead?	IOT AP	P L / C D	BLE	·	
		b. Mercury?					
В.	steady s	arameters for which the waste is state or determine the types of p any which you feel should be tes	olluta sted fo	nts w	nable ow	vner or operator to v be emitted. (Not Remarks	establish e in
	2.						
	3.						
	4.					,	· COMMONIAN COMM
	5.						
	J.						
	Combusti monitore 265.3450	III. Monitori NOT APPLICABLE on/emission control instruments ed at least every 15 minutes a)/ TN Z45.377(a)/	Yes		ections NI*	Remarks	-
В.	Steady s	state maintained or corrections	-	4			,
C. ≠	Stack Pl for norm 265,347 Did any owner or	ume observed at least hourly mal color and opacity? (a) $Z = TH = Z65.377(a) Z$ stack observations made by coperator show a plume dif- than normal?**					
E.	T Z65.34 If yes t made to appearar	(17(@)Z. Tw 265.377(@)Z to D above, were corrections return emissions to normal	Control of the Contro		distribution and the second		
F.	Complete ment ins and fugi	e unit and associated equip- pected daily for leaks, spills, tive emissions?	€		<u> Kiri III i jaangga</u>		
G.	Emergence alarms coperation		,				
	I 265.3	47 (a)3 TN 265.377 (a)3		***************************************			

^{*}Not Inspected
**Specify in Remarks for what period of time this was checked.

IV. Open Burning

Only complete this part if the facility open burns hazardous waste.

		Yes	No	NI*	Remarks
Ι.	Does this facility burn <u>only</u> waste explosives? (A <u>No</u> answer means <u>other</u> hazardous waste is open-burned.)				
	265.382		***************************************		
2.	If this facility open- burns waste explosive, does it burn the waste at a distance greater than or equal to the minimum specified distance (below)		932		
	z65.30Z				

Pounds of waste explosives or propellants	burning	distance or deto rty of o	nation	open to the
0 to 100	380 m	670 1.250		
1,001 to 10,000 10,0001 to 30,000	530 m 690 m	1,730 2,260		

CHEMICAL, PHYSICAL and BIOLOGICAL TREATMENT NOT APPLICABLE

Fac	cility Name:	F7707-410		_		•
Dat	e of Inspection:			_		
		yes	No	NI*	Remarks	
۱.	Is equipment used to treat only those wastes which will not cause leakage, corrosion, or premature failure?			**************************************		
2.	Is a continously fed system equipped with a means of hazardous waste inflow stoppage or control (e.g., cut-off system?)			MICO CONTRACTOR OF THE PARTY OF		

NOT APPLICABLE

-		Yes	No	NI*	Remarks	
3.	Has the owner or operator addressed the waste analysis requirements of 265.402?		€0 <u></u>			
4.	Are inspection procedures followed according to 265.403?		-			
5.	Are the special requirements fulfilled for ignitable or reactive wastes?		-			
6.	Are incompatible wastes treated? (If yes, 265.17(b) applies.)			Western Control of the Control of th		
	wastewater treatment tanks that receive hazardous waste or that generate, storis a hazardous waste where such wastew 402 or 307(b) of the Clean Water Act tanks, transport vehicles, vessels, or hazardous only because they exhibit the or are listed as hazardous wastes in Section of the owner or chazardous waste that is subsequently shazardous waste that is subsequently shazardous.	re or vaters (33 U. cont ne cor Subpar	treat are s S.C. 1 ainers rosivi t D of	a wast subject 251 et which ty cha 40 CF	ewater treatment to regulation u seq.) and (2) n neutraliz waste racteristic unde R Part 261 only	sludge which nder Sections eutralization s which are r 40 CFR §261.22 for this reason.
	ENTOR AS WELL AS A STORAGE Y. NAZARDOUS WASTE IS REMOVED]. MANIFES	ST REQ	UIREME	NTS		
TO GM MATERIA BEEN NO	C PLANT 21 BY STAFF FOR STORAGE AL HAS NOT BEEN MANIFESTED. COMPANY NAS TIFIED THAT THIS IS A DEFICIENCY		No	NI*	Remarks	
(A)	Does the operator have copies of the Manifest available for review? 262.23(@)3	** discourse	X	W. C.		
(B)	Do the Manifest forms reviewed contain the following information: (If possible, make copies of/or record information from, manifest(s) that do not contain					
	the critical elements)					
	the critical elements) 1. Manifest document number? 262.2/(a)/ 2. Name, mailing address, telephone		X	-two-contracts	· · · · · · · · · · · · · · · · · · ·	

19

۹,			Yes	No	NI*	Remarks	• •
	3.	Name and EPA ID Number of Transporter(s)?		X	-		
	4.	Name, address, and EPA ID Number of Designated permitted facility and alternate facility?		X			·
	5.	The description of the waste(s) (DOT shipping name, DOT hazard class, DOT identification number)?	-	<u>X</u>	PHISPALISM AND A STATE OF THE S		
	6.	The total quantity of waste(s) and the type and number of containers loaded?	CFC.	49 172 <u>X</u>	.101, 172.	202, \$ 172.203	
	7.	262.21(a)6 Required Certification? 262.21(b)		X		*	
	8.	Required Signatures? 26 2.23(a) /	D. M. T. T.	X			
(C)	Does	s the Owner or Operator Submit eption Reports when Needed?		<u>X</u>	**************************************		
		2. PRE-TRANSPO	ORT RI	EQUIREN	MENTS		•
		NO NATAROOUS WASTE WAS AVAILAB				RING VIEIT	
(A)	with (Rec	vaste packaged in accordance 1 DOT Regulations? quired prior to movement of ardous waste off site)		•			
		262,30,49 CFR PARTS 173, 178, \$ 179		45			
(B)	in a cond (Req	waste packages marked and labeled accordance with DOT Regulations cerning hazardous waste materials? quired to movement of hazardous se off site)			<u>X</u> .		
(C)	to t	required, are placards available ransfer? .62.33 49 CFR PART 172 SUBPART F	<u>ansur</u>		X		

 $\underline{\text{Omit}}$ Section 3 if the facility has interim status and its Part A permit application describes $\underline{\text{storage}}$

3. On Site Accumulation

	NO CONTAINERS AVAILA	BLE F	OK INST	PECTION	
		Yes	No	NI*	Remarks
1.	Are containers marked with start of accumulation date?		<i>ii</i> .	<u>X</u>	
2.	Are the containers of hazardous waste removed from installation before they can accumulate for more than 90 days	X			ALTHOUGH COMPANY WAS FILED AS A STORER, TNEY MAKE A RULE TO REMOVE ANY ACCUMULATION BEFORE 90 DAYS
3.	Are wastes stored in containers managed in accordance with 40 CFR Part 265.174 and 265.176 (weekly inspections of containers, containers holding ignitable or reactive wastes located at least 15 meters (50 Feet) from facility's property line?		STORA	6 E. OR. Dr.	DISTANCE DETERMINED FROM MAP ATTACHED TO PART A
4.	If wastes are stored in tanks, are the tanks managed according to the following requirements?				TO PART A
	a. Are tanks used to store only those wastes which will not cause corrosion leakage or premature failure of the tank?): 0	, a A	N/A
	b. Do uncovered tanks have at least 60 cm (2 feet) of freeboard, dikes, or other containment structures?				N/A
	c. Do continous feed systems have a waste-feed cutoff? 265 192(d) d. Are required daily and weekly				N/S
	inspections done? 265.194 e. Are reactive & ignitable wastes in tanks protected or rendered non-reactive or non-ignitable? (If waste is rendered non-reactive or non-ignitable, see treatment				N/A
	requirements? 265.178, 265.17 f. Are incompatible wastes stored in separate tanks? (If not, the provisions of 40 CFR §265.17(b) apply)				N/A
	265.199		. 7		

*Not Inspected

VI. RECORDKEEPING and REPORTING (Part 262, Subpart D)

		Yes	No	NI*	Remarks
(A)	Exception Reports, and all test results and analyses retained for at least three years?	W	×	<u> Allenghanggagga</u>	SEE IX p19
(B)	Has the Generator submitted Annual Reports and Exception Reports as required?	TOTAL PROPERTY AND A STATE OF THE STATE OF T			<u> </u>
	VII. INTERNA (Part 262	TIONA Sub	L SHII part E	PMENTS ()	•
(A)	Has the installation imported or exported Hazardous Waste?		X	f- weathers.	
	(If A was answered Yes, then com 1. Exporting Hazardous waste, has a generator:				
	a. Notified the Administrator in writing? 262.50(b)/ b. Obtained the signature of the foreign consignee confirming				<u> </u>
	delivery of the waste(s) in the foreign country? 262.50(b) 2 c. Met the Manifest requirements? 262.50(b)3			***************************************	N/A
	2. Importing Hazardous Waste, has the generator: Z6Z.50(d) a. Met the manifest requirements?			erro (Colonia de la colonia de	N/A

X TRANSPORTER REQUIREMENTS 40 CFR Part 263

Complete this Section if the owner or operator transports hazardous waste.

I. MANIFEST SYSTEM AND RECORDKEEPING (Subpart B)

			Yes	No	NI*	Remarks	
(A)	Are copies of the completed manifests or shipping paper(s) available for review and retained for three years? 263.22(a)			<u>X</u>	-	SEETE, p 19	•
	II.	INTERNATI	OINA	L SHIP	MENTS		
A.	Does the Transporter record on t manifest the date the waste left U.S.? $263.20(f)$	he the				N/A	
B.	Are signed completed manifest(s) on file? $263.22(a) \le 263.20(f) 2$		0-0	NO COLUMN TO THE PARTY OF THE P		N/S	
		V. MISC	ELLA	NEOUS			
Α.	Does Transporter transport hazardous waste into the U.S. from abroad			<u>×</u>			· · · · · · · · · · · · · · · · · · ·
В.	Does the Transporter mix hazardous waste of different DOT shipping descriptions by placing them into a single container? 263.10(c) Z		and the state of t	<u>X</u>			

NOTE: If (A) or (B) were answered "Yes" then the Transporter is also a Generator and must comply with the Generator regulations.

263,10(c)

*Not Inspected

REMARKS

Use this section to briefly describe site activities observed at the time of the inspection. Note any possible violations of Interim Status Standards.

PLANT 40 MOUSES SHOPS FOR CONSTRUCTION OF SPECIAL TOOLS ! DIES, DIE SETS, VIGS AND FIXTURES,

PLANT 40, ALTHOUGH A SEPARATE AND NON-CONTIGUOUS FACILITY, IS CONSIDERED A DEPARTMENT OF GMC
FISHER BODY PLANT ZI SEVERAL BLOCKS AWAY. BECAUSE OF THIS IN-GRAINED CONVENTION, STAFF HAS NOT
CLEARLY RECOGNIZED THAT UNDER RCRA, PLANT 40 MUST BE CONSIDERED A DISTINCT FACILITY. THIS PARTIAL
RECOGNITION HAS RESULTED IN PARTIAL COMPLIANCE. STAFF HAS NOT MANIFESTED NATARDOUS WASTE
FROM PLANT 40 TO PLANT ZI. COMPANY HAS BEEN ADVISED OF THIS VIOLATION VERBALLY - THIS WILL BE
CONFIRMED BY LETTER.

FURTHER, ALL DOCUMENTATION FOR PLANT 40 (CONTINGENCY PLAN, OPERATING RECORD, CLOSURE PLAN, PERSONNEL TRAINING RECORDS) IS KEPT WITH PLANT ZI DOCUMENTATION, AND IN SOME CASES PLANT ZI DOCUMENTATION IS USED TO COVER PLANT 40 (1.E, CONTINGENCY PLAN).

LASTLY, THE SITUATION WAS BEEN COMPLICATED BY THE WAY STAFF CNOSE TO FILL OUT THE DESCRIPTION OF WAZ ARDOUS WASTES ON THEIR PART A. RATHER THAN ANALYZING PRECISELY WHAT WASTE HAS BEEN ANNUALLY GENERATED, THEY LISTED THE ANNUAL USAGE OF RAW MATERIALS THAT WOULD BE CLASSED AS HAZARDOUS WASTES IF THEY WERE WASTES. THE ACTUAL AMOUNT AND TYPE OF WASTE SEEMS (BASED ON INTERVIEWS) TO BE 3-4 SS-GALLON DRUMS, OF MIXED WASTE LACQUER THINNER, MINERAL SPIRITS, AND ALCOHOL (MAINLY THE LAST FER SMONTHS). COMPANY PRACTICE IS FOR STAFF TO REMOVE THESE TO PLANT 21 STORAGE AREA BEFORE 90 DAYS WAVE ELAPSED.

DEFICIENCY LETER. TO COMPANY WILL ADDRESS:

- O TRANSPORTAND MANIFESTING OF WASTE TO PLANT 21
- DLOCATION OF PLANT 40 DOCUMENTATION
- (3) IMPROVEMENTS IN LISTING WASTES GENERATED; FACILITY SHOULD DETERMINE WHAT WASTES ARE ACTUALLY GENERATED AND CHANGE THEIR FILING ACCORDINGLY.



TES 9

Technical Enforcement Support at Hazardous Waste Sites Zone III Regions 5,6, and 7



PRC Environmental Management, Inc. 233 North Michigan Avenue Suite 1621 Chicago, IL 60601 312-856-8700 Fax 312-938-0118

RECEIVED WMD PECOPO CENTER

JAN 03 1995



PRELIMINARY ASSESSMENT/ VISUAL SITE INSPECTION

O. J. TRANSPORT (FORMER GMC FISHER BODY PLANT 40) DETROIT, MICHIGAN MID 005 356 746

FINAL REPORT

Prepared for

U.S. ENVIRONMENTAL PROTECTION AGENCY Office of Waste Programs Enforcement Washington, DC 20460

Work Assignment No.

EPA Region

Site No.

Date Prepared

Contract No. PRC No.

Prepared by

Contractor Project Manager

Telephone No. EPA Work Assignment Manager:

Telephone No.

009C05087

MID 005 356 746

August 23, 1991

68-W9-0006

009-C05087MI09

PRC Environmental Management, Inc.

(Steve Tsadwa)

Shin Ahn

(312) 856-8700

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6	SURFICIAL GLACIAL FEATURES OF THE DETROIT RIVER AREA	16



PRC Environmental Management, Inc., performed a preliminary assessment and visual site inspection (PA/VSI) to identify and assess the existence and likelihood of releases from solid waste management units (SWMUs) at the former General Motors Corporation (GMC) Fisher Body Plant 40 facility (MID 005 356 746) in Detroit, Michigan. This report summarizes the results of the PA/VSI and evaluates the potential for releases of hazardous wastes or hazardous constituents from SWMUs identified. In addition, a completed U.S. Environmental Protection Agency (EPA) Preliminary Assessment Form (EPA Form 2070-12) is included in Attachment A to assist in prioritization of Resource Conservation and Recovery Act (RCRA) facilities.

The facility, located at East Ferry Street, in Detroit, Michigan, was operated by GMC Fisher Body Division (GMC) between 1977 and 1984 as a manufacturing facility for the construction of special dies and tools, die sets, jigs, and fixtures including prototypes and models. During this time, the facility generated spent solvents, plating wastes, and ignitable and corrosive wastes. These wastes were transported to another GMC Fisher Division Plant -- Plant 21. At the end of 1984, GMC sold the property to O.J. Transport. O.J. Transport uses this facility for semi-trailer maintenance and storage, semi-tractor/vehicle storage, parts storage, and offices. No manufacturing is conducted at this facility.

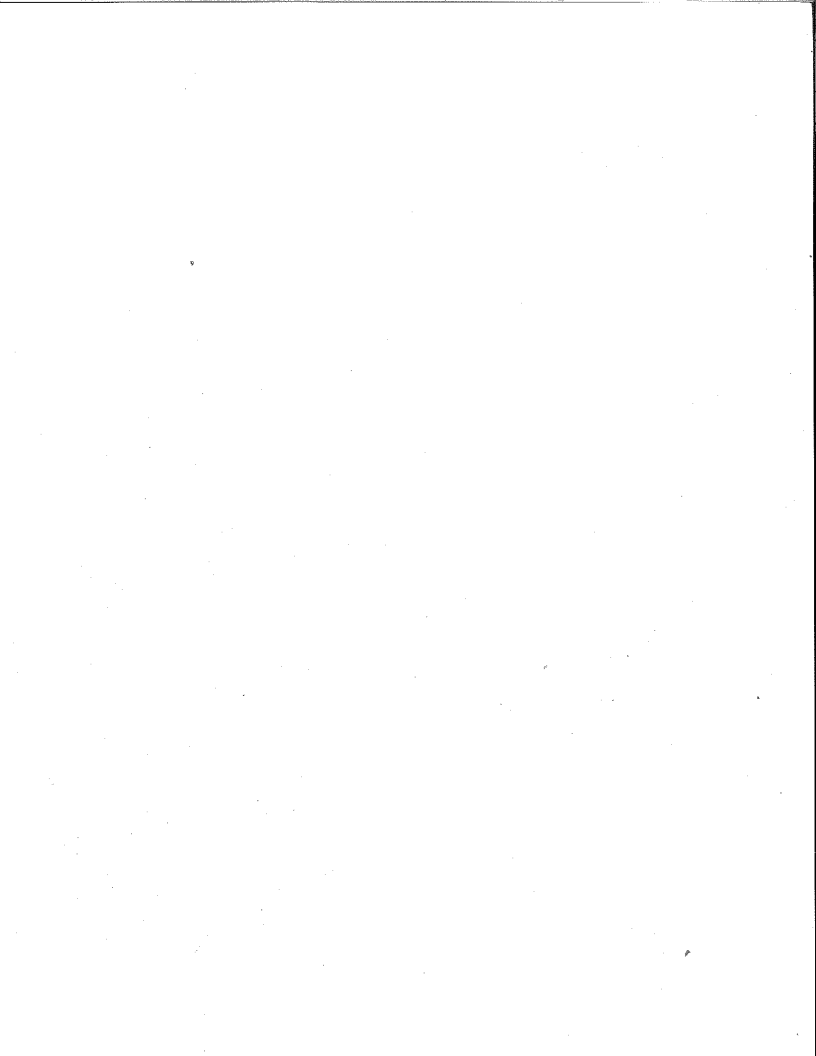
O.J. Transport also operates a vehicle maintenance facility on Gratiot Street, approximately 2 miles from the former GMC facility. The operations and hazardous waste activities conducted at that location are not within the scope of this PA/VSI; therefore, only brief discussions of observations made by the PRC team concerning the Gratiot Street location will be presented in this report.

The PA/VSI identified the following 3 SWMUs at the East Ferry Street facility:

Solid Waste Management Units

- 1. Former Drum Storage Area
- Vesco Parts Cleaner
- 3. Refuse Dumpster

SWMU 1 was closed in 1984 and its closure was approved. During the VSI, no release from SWMU 1 was observed. There is a low potential for release to any environmental media from this SWMU.





SWMUs 2 and 3 are currently active and no evidence of any release was found during the VSI. There have not been any documented releases from these units. There is a low potential for release to air since no improper emissions were ever observed from the SWMUs. The potential for release to soil, surface water, or groundwater is also low since these SWMUs are located indoors and on a concrete floor.

The groundwater aquifer at the site is unusable by the population for drinking water. The city of Detroit uses the Detroit River as a source of drinking water and for recreational purposes. Furthermore, the intake location is about 4 miles away from the facility. Access to the site is restricted.

No further action is recommended at this time.

1.0 INTRODUCTION

PRC Environmental Management, Inc. (PRC), received Work Assignment No. C05087 from the U.S. Environmental Protection Agency (EPA) under Contract No. 68-W9-0006 (TES 9) to conduct preliminary assessments (PA) and visual site inspections (VSI) of hazardous waste treatment and storage facilities in Region 5.

As part of the EPA Region 5 Environmental Priorities Initiative, the RCRA and CERCLA programs are working together to identify and address RCRA facilities that have a high priority for corrective action using applicable RCRA and CERCLA authorities. The PA/VSI is the first step in the process of prioritizing facilities for corrective action. Through the PA/VSI process, enough information is obtained to characterize a facility's actual or potential releases to the environment from solid waste management units (SWMU) and areas of concern (AOC).

A SWMU is defined as any discernible unit at a RCRA facility in which solid wastes have been placed and from which hazardous constituents might migrate, regardless of whether the unit was intended to manage solid or hazardous waste.

The SWMU definition includes the following:

- RCRA-regulated units, such as container storage areas, tanks, surface impoundments, waste piles, land treatment units, landfills, incinerators, and underground injection wells
- Closed and abandoned units
- Recycling units, wastewater treatment units, and other units that EPA has generally exempted from standards applicable to hazardous waste management units
- Areas contaminated by routine and systematic releases of wastes or hazardous constituents. Such areas might include a wood preservative drippage area, a loading-unloading area, or an area where solvent used to wash large parts has continually dripped onto soils.

An AOC is defined as any area where a release to the environment of hazardous waste or constituents has occurred or is suspected to have occurred on a nonroutine and nonsystematic basis. This includes any area where such a release in the future is judged to be a strong possibility.

The purpose of the PA is as follows:

- Identify SWMUs and AOCs at the facility.
- Obtain information on the operational history of the facility.
- Obtain information on releases from any units at the facility.
- Identify data gaps and other informational needs to be filled during the VSI.

The PA generally includes review of all relevant documents and files located at state offices and at the EPA Region 5 office in Chicago.

The purpose of the VSI is as follows:

- Identify SWMUs and AOCs not discovered during the PA.
- Identify releases not discovered during the PA.
- Provide a specific description of the environmental setting.
- Provide information on release pathways and the potential for releases to each medium.
- Confirm information obtained during the PA regarding operations, SWMUs, AOCs, and releases.

The VSI includes interviewing appropriate facility staff, inspecting the entire facility to identify all SWMUs and AOCs, photographing all SWMUs, identifying evidence of releases, initially identifying potential sampling locations, and obtaining all information necessary to complete the PA/VSI report.

This report documents the results of a PA/VSI conducted at the former GMC Fisher Body Plant 40 facility at 1500 E. Ferry Street, Detroit, Michigan (MID 005 356 746).

The PA was completed on April 2, 1991. PRC gathered and reviewed information from Michigan Department of Natural Resources, Wayne County Department of Health, and from EPA Region 5 RCRA files.

The VSI was conducted on April 4, 1991. It included interviews with O.J. Transport facility representatives and a walk-through inspection of the facility. Three SWMUs were identified at the facility. The VSI is summarized and inspection photographs are included in

Attachment B. Field notes from the VSI are included in Attachment C.

2.0 FACILITY DESCRIPTION

This section describes the facility's location, past and present operations (including waste management practices), waste generating processes, release history, regulatory history, environmental setting, and receptors.

2.1 FACILITY LOCATION

The former GMC Fisher Body Plant 40 (GMC) facility is located at 1500 E. Ferry Street in Detroit, Wayne County, Michigan (latitude: 42°22'21"; longitude: 83°03'30"). The facility consists of two buildings: a trailer-maintenance building that is constructed of brick, cinder block, and steel and is approximately 490 feet by 130 feet; and a trailer-storage building constructed of aluminum, cinder block, and steel and approximately 490 feet by 66 feet (O.J. Transport, 1991). The facility is easily accessible from E. Ferry Street; it is located in an urban area surrounded by several schools and residences that are located approximately 500 feet east of the facility. Figure 1 shows the facility location.

2.2 FACILITY OPERATIONS

Until 1984, the facility was used by GMC as a manufacturing facility for the construction of special dies and tools, die sets, jigs, and fixtures including prototypes and models. The facility was sold to O.J. Transport at the end of 1984. O.J. Transport uses the facility for semi-trailer maintenance and storage, semi-tractor/vehicle storage, parts storage, and offices. No manufacturing is conducted on these premises. The facility currently employs 19 people: eight machinists, two salespersons, two safety people, and seven dispatchers (PRC, 1991).

O.J. Transport also performs vehicle maintenance and other similar activities at its Gratiot Street facility (MID 005 768 441), approximately two miles away from the East Ferry Street location. O.J. Transport has operated its Gratiot Street facility since 1973, when they purchased it from Hertz Truck Rental (PRC 1991). O.J. Transport purchased the East Ferry Street location to expand its vehicle maintenance operations.

Under EPA's direction, this PA/VSI focused on the East Ferry Street property that O.J. Transport focused on the East Ferry Street property that O.J. Transport purchased from GMC in 1984. Further reference in this report to "the facility" will mean the former GMC facility.

Table 1 lists SWMUs identified during the PA/VSI, and their regulatory status. Figure 2 indicates the location of all SWMUs.

2.3 WASTE GENERATING PROCESSES

GMC operated at the East Ferry Street location prior to selling the property to O.J. Transport. GMC's operation included construction of special dies and tools, die sets, jigs, and fixtures including prototypes and models. As a result of its operation, GMC generated spent solvents, plating wastes, and ignitable and corrosive wastes. These wastes were accumulated in 55-gallon drums and stored at the former drum storage area (SWMU 1). The drums were then transported to another GMC Fisher Body facility, Plant 21, located within 5 miles. Before GMC sold the property to O.J. Transport, it closed SWMU 1 under an EPA approved closure plan in 1984 (U.S. EPA, 1984).

O.J. Transport acquired the property in early 1985 and since then has used it as a maintenance facility for trucks and trailers. The wastes generated at this location are used oil from truck-oil changes and spent solvents (mineral spirits) from tool-cleaning activities. Used oil generated at this location is accumulated in 5-gallon buckets and is transported to the facility's underground storage tank located at Gratiot Street. Buck Oil Company takes the used oil off-site for recycling.

Spent solvents generated at this location are contained in a parts cleaning station managed by Vesco Oil Company (SWMU 2). Spent petroleum naphtha is generated from tool cleaning operations. Vesco Oil Company replaces the spent petroleum naphtha every 3 weeks.

O.J. Transport stores used oil-soaked rags in a refuse dumpster (SWMU 3) located within the truck maintenance area at the East Ferry Street location. Table 2 lists the primary wastes handled at the facility, in the past and present, by GMC Fisher Body and O.J. Transport.

2.4 RELEASE HISTORY

No documented releases into ground water, surface water, air, or soil from this facility were found during the PA/VSI.

TABLE 1
SOLID WASTE MANAGEMENT UNITS (SWMUs)

SWMU Number	SWMU Name	RCRA Hazardous Waste Management Unit*	Status
1	Former Drum Storage Area	Yes	Closed
2	Vesco Parts Cleaner	No	Active
3	Refuse Dumpster	No	Active

^{*} A RCRA hazardous waste management unit is one that currently requires or formerly required a RCRA Part A or Part B permit.

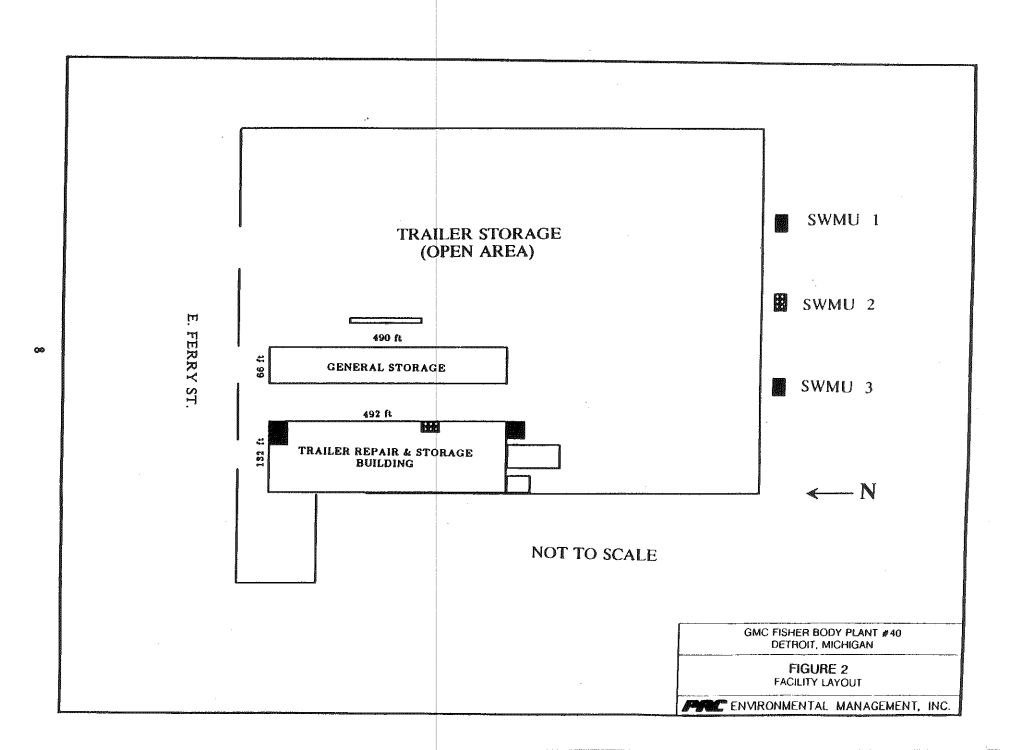


TABLE 2 SOLID WASTES

Waste/EPA Waste Code	Source	Primary Management Unit
Waste paints, thinners, cleaners/D001*	Painting	1
Spent mineral spirits solvent/D001, D008	Parts washer	2
Oily Rags	Oil changes	3
Note:		
*		

This waste was generated in the past.

2.5 REGULATORY HISTORY

The facility originally submitted a Part A Permit Application in November 1980. According to an EPA Region 5 correspondence letter dated August 31, 1982, the facility did not require a permit under RCRA Section 3005. EPA stated that the facility appeared to qualify for a conditionally exempt small quantity generator exemption as defined in 40 CFR Section 261.5. GMC then attempted to withdraw its Part A permit application after determining that it did not require a permit. It is our assumption that EPA did not approve the withdrawal request since the records show that in 1984, GMC decided to close its operation at this facility and submitted a closure plan. GMC closed a former drum storage area (SWMU 1) and its closure was inspected and certified by a professional engineer. At the end of 1984, O.J. Transport bought the facility. In 1988, the Michigan Department of Natural Resources conducted an inspection of the facility. The purpose of the inspection was to inspect areas where hazardous waste storage took place and determine whether GMC closed the area in accordance with the approved closure plan. The inspection report showed that closure was performed in accordance with the approved plan.

The O.J. Transport facility is a conditionally exempt small quantity generator; it holds no air or water permits, and discharges its wastewater directly into the city's sewer system. Lakeside Disposal, Inc., a licensed transporter, disposes of O.J. Transport's used, oil-soaked rags. In addition, Vesco Oil Company picks up the facility's spent spirit mineral solvent from facility parts-washer equipment. O.J. Transport has not been cited for any environmental violations.

2.6 ENVIRONMENTAL SETTING

This section describes the climate, flood plain and surface water, geology and soils, and ground water in the vicinity of the O.J. Transport facility.

2.6.1 Climate

The climate in Detroit and its surrounding area is characterized by evenly distributed precipitation throughout the year. The average precipitation is 30 to 33 inches. Average monthly temperatures range from a high of 72 degrees (*) Fahrenheit (F) in July to a low of 23 °F in January. Weather in the facility vicinity is controlled by: (1) location with respect to major storm tracks, and (2) proximity to, and influence of the Great Lakes. Typical winter storms bring periods of rain or snow. Summer storms usually pass to the north and are often associated with brief showers and sometimes thunder showers with high winds. The Great Lakes act as a mitigant to most climatic extremes (Erickson, 1990).

Due to the topography of the area, moist northwest air dries prior to reaching the Detroit area. For example, the summer showers commonly coming from the northwest often dissipate before reaching Detroit. The winter northwesterly winds bring snow to all of Michigan, but it rarely accumulates to measurable depth in the Detroit area. Southeasterly winds generally contain more moisture. In any season, the area's heaviest precipitation is brought on by southeasterly winds. One-year, 24-hour rainfall for this area is about 2 inches (National Oceanic and Atmospheric Administration, 1980).

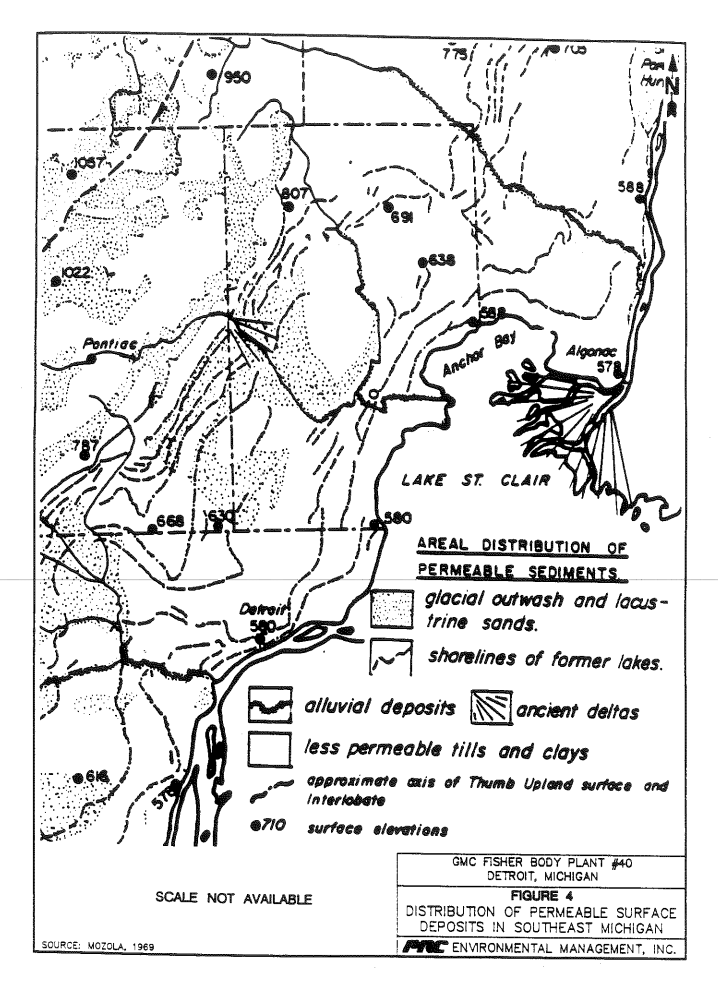
2.6.2 Flood Plain and Surface Water

The closest body of water to the facility is the Detroit River, about 4 miles from the facility. The Detroit River flows northeastwardly and empties into Lake St. Clair. The Detroit River is used by the city of Detroit as its primary water source. The River's 100-year flood plain follows the adjacent 580-foot contour. The O.J. Transport's average site elevation is on the 630-foot contour, roughly 50-feet above the flood plain (USGS, 1974).

2.6.3 Geology and Soils

A generalized geologic cross-section of the Detroit area is illustrated in Figure 3. The surface geology of the Detroit area is characterized by a mosaic of glacial and organic deposits. Present land forms are the result of Pleistocene Epoch glaciation and subsequent deposition and erosion. The present land forms consist primarily of materials deposited during the Cary substage of the Wisconsin Glacial stage; however, the hardpan encountered just above the bedrock in the downtown Detroit area occupies part of an ancient glacial lake bed of gently sloping to nearly flat terrain that has been incised by presently flowing rivers and streams. Glacial deposits over bedrock range in thickness from 120 to 200 feet in this area. These deposits consist mainly of layers of glacial till of varying thickness and a thick sequence of lacustrine clays and silts. The areal distribution of permeable surface deposits in southeast Michigan is illustrated in Figure 4.

The bedrock of Detroit consists of approximately 830 feet of consolidated and cemented Middle Devonian limestone from the Paleozoic era. This structural feature underlies all of Michigan and portions of neighboring states. Within this structural basin, the sedimentary rocks dip at an angle of less than I degree toward the center of the basin, which is located beneath the central portion of the southern peninsula (Mozola, 1969).



Soils of the area surrounding the plant are mainly of the Pewamo-Blount-Metadora association. This soil association is known for having nearly level to gently sloping, very poorly drained to somewhat poorly drained soils that have a fine textured to moderately coarse textured subsoil. The landscape in this soil association is one of nearly level to gently sloping lake plains and low moraines that are dissected by streams and creeks (U.S. Soil Conservation Service, 1977).

2.6.4 Ground Water

No site-specific information pertaining to ground water was available during the PA/VSI; however, a description of ground-water conditions based on regional information is described below. Based on information obtained during the PA/VSI, ground water is not used within a 3-mile radius of the site.

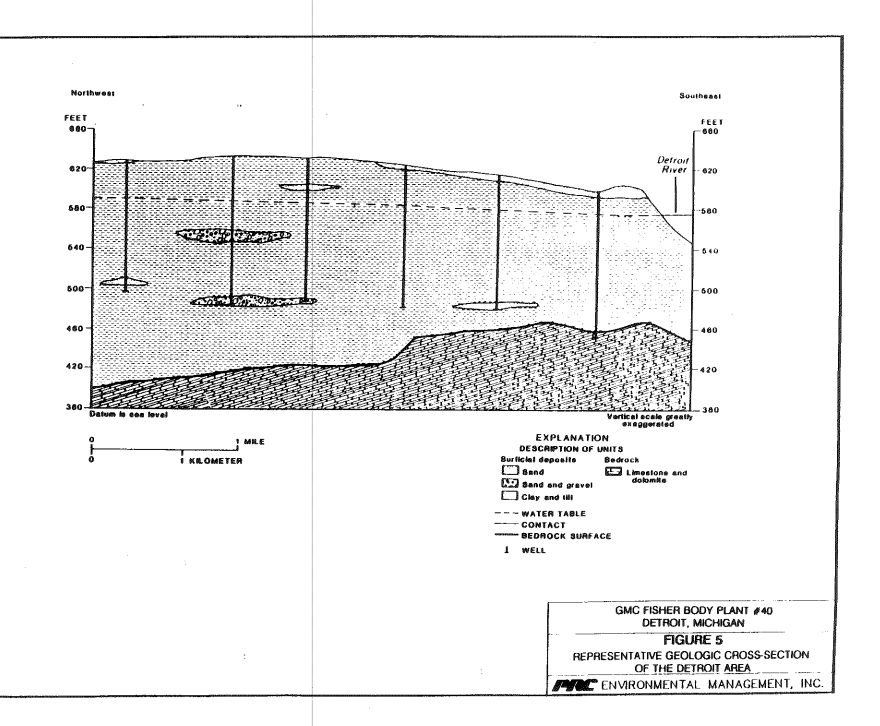
Ground water occurs beneath the site in water table conditions at approximately 40-feet beneath ground surface and generally flows towards the Detroit river. However, because Detroit is located on a glacial lake plain, comprised primarily of silts and clays, the area is not favorable for the development of wells of moderate-to-large yields. Storage capacities are limited and well failures can be expected during prolonged droughts (USGS, 1989). Although the lake plain has a high frequency of dry holes, small domestic supplies within intermittent zones of relatively greater permeability than the surrounding clay and silt deposits are normally possible (Figure 5). These intermittent zones occur under confined conditions and both flowing and non-flowing wells can be expected. Southeast from the junction of the lake plain with the glacial moraines (Figure 6), the frequency of occurrence, thickness, and extent of these confined ground-water bearing zones decreases towards the Detroit River.

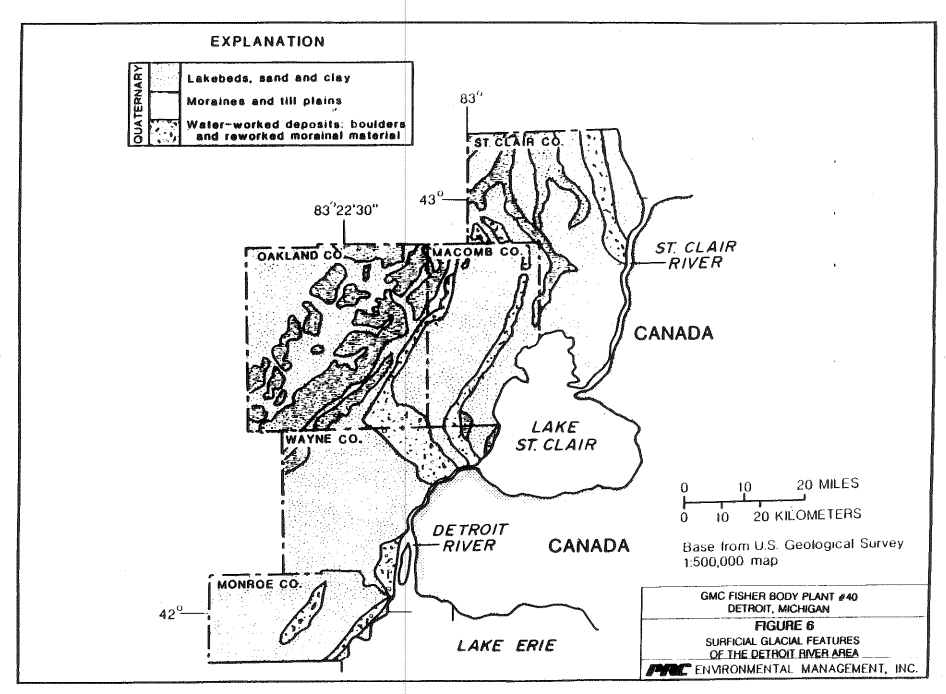
Although the silt and clay deposits beneath the site have limited ability to yield usable quantities of water, the quality of the shallow ground water is usually soft and potable unless contaminated by man. In the aforementioned intermittent zones, mineralization increases with depth. Additionally, the quality of water from deep confined zones is often impaired by chlorides, hydrogen sulfide, and methane gas (Mozola, 1969).

2.7 RECEPTORS

The O.J. Transport facility is an industrial/residential area in Detroit, with a few homes located approximately 500 feet east of the facility. On-site access is restricted by a fence surrounding the facility. The potential for on-site exposure to area residents is low. There are no sources of air emissions from the facility.







The nearest surface-water intake is the Detroit River, used for drinking water and recreational purposes. Any direct discharges of hazardous wastes or hazardous constituents from the facility is unlikely since the river is about 4-miles away.

The potential for release to ground water is low. There is no potable aquifer at the site. Local residents get their drinking water from the Detroit River. There are no ground-water wells at or in the vicinity of the site. The direction of groundwater flow at the site is eastward (US EPA, 1989).

There are no sensitive environments, such as public parks, critical wildlife habitats, wetlands, etc., in the facility's vicinity.

3.0 SOLID WASTE MANAGEMENT UNITS

This section describes the 3 SWMUs identified during the PA/VSI. The following information is presented for each SWMU: description of the unit, dates of operation, wastes managed, release controls, release history, and PRC observations.

SWMU 1

Former Drum Storage Area

Unit Description:

The former drum storage area consists of a 4- by 5-foot pad located inside the flammable and hazardous materials storage area at the East Ferry Street location. This area is curbed and contains no drains. The floor is made of concrete and the walls are made of brick. The capacity of the drum storage area is 110 to 165 gallons (2 to 3 drums). Photos 1 and 2 of

Attachment B depicts this SWMU.

Date of Startup:

This storage area was first used in 1977.

Date of Closure:

Underwent RCRA closure; completed on December 18, 1984.

Wastes Managed:

Wastes managed consisted of waste maintenance paints, thinners, and miscellaneous cleaners (D001) used in plastic tooling operations.

Release Controls:

This area is contained by brick walls and a concrete floor.

History of Release:

No releases from this SWMU have been documented.

Observations:

No drums were present in the area, and no visible releases were noted.

SWMU 2

Vesco Parts Cleaner

Unit Description:

The Vesco parts cleaner is a 30-gallon self-contained recycling parts washer. It is used to clean machinery, parts, bolts, and any other metal devices covered with oil and grease. The parts cleaner is at the E. Ferry Street location in the trailer repair and storage building; it is depicted in Photo 3 of Attachment B.

Date of Startup:

The parts-cleaning equipment is currently operational and has been since 1985.

Date of Closure:

The unit is currently operational.

Wastes Managed:

The primary waste of the parts cleaner is spent mineral spirits solvent. These mineral spirits are classified as an acute hazard and as a fire hazard (D001). Waste is recycled every 3 weeks.

Release Controls:

With the exception of the release controls that the unit itself provides, and the concrete floor the unit is on, there are no release controls.

History of Release:

There are no documented releases from this SWMU.

Observations:

The unit appears to be in good condition.

SWMU 3

Refuse Dumpster

Unit Description:

The refuse dumpster is in the trailer repair and storage building at the E. Ferry Street location. It is used to store used, oil-soaked rags and other

debris. The waste is picked up by Lakeside Disposal Inc..

Date of Startup:

This unit was first used in 1985.

Date of Closure:

Unit is currently operational.

Wastes Managed:

Used, oil-soaked rags and other debris.

Release Controls:

Metal dumpster contains waste. There is no liquid waste in this SWMU.

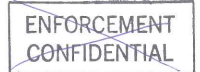
History of Release:

No releases from this SWMU have been documented.

Observations:

Dumpster appeared to be in good condition.

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4.0 CONCLUSIONS AND RECOMMENDATIONS

The PA/VSI conducted at the O.J. Transport facility identified 3 SWMUs. Background information on the facility's location, operations, waste generating processes, release history, regulatory history, environmental setting, and receptors is presented in Section 2.0. SWMU-specific information, including the unit's description, dates of operation, wastes managed, release controls, release history, and observed condition is discussed in Section 3.0. Following are PRC's conclusions and recommendations for each SWMU. Table 3 identifies the SWMUs at the O.J. Transport facility at East Ferry Street and suggested further actions.

SWMU 1

Former Drum Storage Area

Conclusions:

This unit was used by GMC for storage of flammable and hazardous materials. It has not been used for any activities involving hazardous waste management since its closure in 1984. All hazardous wastes were removed when it was closed. There is low potential for releases to any

environmental media.

Recommendations:

No further action.

SWMU 2

Vesco Parts Cleaner

Conclusions:

This unit is a 30-gallon self-contained recycling parts washer. It uses mineral spirits solvent as the washer material. The spent solution is replaced with clean solution every 3 weeks by Vesco. Any release will be contained on the concrete floor over which the unit is standing.

Recommendations:

No further action.

SWMU 3

Refuse Dumpster

Conclusions:

The dumpster is located within the trailer repair and storage building. It is used to store oil-soaked rags and other debris. The waste is removed for off-site disposal by Lakeside Disposal Inc. The dumpster does not contain any liquid, therefore migration of hazardous wastes or hazardous

constituents is highly unlikely.

Recommendations:

No further action.



TABLE 3 SWMU SUMMARY

SWMU	Operational Dates	Evidence of Release	Suggested Further Action
Former Drum Storage Area	1977 to 1985	None	No further action
 Vesco Parts Cleaner Refuse Dumpster 	1985 to present	None	No further action

REFERENCES

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- Mozola, A.J., 1969, Geology for Land and Ground Water Development in Wayne County, Michigan, State of Michigan Department of Natural Resources, Report of investigation 3.
- National Oceanic and Atmospheric Administration, 1980, Environmental Data Information Service, Narrative Climatological Summary, Detroit, Michigan, Metro Airport.
- O.J. Transport, 1991. Letter to U.S. EPA Region 5, April 3.
- PRC, 1991. Preliminary Assessment and Visual Site Inspection, April 4.
- U.S. Geological Survey, 1989, Ground-water Flow and Quality Near the Upper Great Lakes Connecting Channels, Michigan.
- U.S. Geological Survey, 1974, Map of Flood Prone Areas.
- U.S. Soil Conservation Service, 1977, Soils Survey of Wayne County Area, Michigan
- U.S. Environmental Protection Agency, 1984, Letter to GMC Fisher Body, October 28.

ATTACHMENT A

EPA FR-LIMINARY ASSESSMENT FORM 2070-12



POTENTIAL HAZARDOUS WASTE SITE PRELIMINARY ASSESSMENT PART 1 - SITE INFORMATION AND ASSESSMENT

I. IDENTIFICATION				
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Detroit		MI	48211	(313) 924-224		
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POTENTIAL HAZARDOUS WASTE SITE PRELIMINARY ASSESSMENT PART 2 - WASTE INFORMATION

I. IDENTIFICATION				
01 STATE	02 SITE NUMBER			
Mi	MID 005 356 746			

01 PHYSICAL	VDER, FINES F. LIQUID DGE G. GAS IER (Specify)	02 WASTE QUA (Meesures must be i TON	ANTITY AT SITE of weste quantities independent) RDSRUMS	03 WASTE CHARACTERISTIC A. TOXIC D. B. CORROSIVE D. C. RADIOACTIVE D. PERSISTENT D. E. SOLUBLE D. F. INFECTIOUS D. G. FLAMMABLE	S (Check all thet apply) H. IGNITABLE I. HIGHLY VOLATILE J. EXPLOSIVE K. REACTIVE L. INCOMPATIBLE M. NOT APPLICABLE
CATEGORY	SUBSTANCE NAME	01 GROSS AMOUNT	02 UNIT OF MEASURE	03 COMMENTS	
SLU	SLUDGE			OJ COMMUNICIONA	
OLW	OILY WASTE	15/mo.	Ga.	Truck oil changes	
SOL	SOLVENTS	32/3 mo.	Ga.	Cleaning tools	
PSD	PESTICIDES				
occ	OTHER ORGANIC CHEMICALS			Andrew Andrew Andrew Company	AND THE RESERVE TO TH
loc	INORGANIC CHEMICALS				
ACD	ACIDS		.0		V
8AS	BASES				
MES	HEAVY METALS			<u> </u>	
IV. HAZARI	OUS SUBSTANCES (See Appe	andix for most freque	Intly cited CAS Numi	bers!	
01 CATEGORY	02 SUBSTANCE NAME	03 CAS NUMBER		METHOD 05 CONCENTRATION C	
***************************************			TT GT G		MEASURE OF CONCENTRATION
	The control of the co				
	100000				
	(1900) - 1900) - 1900	·			
			-		
	<u>k</u>				
		-			
					processing the second s
·					
V. FEEDSTO	CKS (See Appendix for CAS No	ımbers)			
CATEGORY	01 FEEDSTOCK NAME	02 CAS NUMBER	CATEGORY	01 FEEDSTOCK NAME	02 CAS NUMBER
FDS			FDS		TARREST TOTAL TOTA
FDS	, resolute		FDS		
FDS			FDS		
FDS			FDS	MALE CONTRACT CONTRAC	
VI. SOURCE	S OF INFORMATION (Cite spec	ific references: e.a	state files, sample a	nalysis, reports!	
EPA Regi	on 5 RCRA files, Michigan Dep epartment files. Preliminary As	partment of Natural F	Resources Hazardous	Waste Management Section	files, and Wayne County



POTENTIAL HAZARDOUS WASTE SITE PRELIMINARY ASSESSMENT PART 3 - DESCRIPTION OF HAZARDOUS CONDITIONS AND INCIDENTS

I. IDENTIFICATION				
OI STATE	02 SITE NUMBER			
M	MID 005 356 746			

II. HAZARDOUS CONDITIONS AND INCIDENTS		· warmaning the male of the second of the se	STATE STATES
01 G A. GROUNDWATER CONTAMINATION	00 B 000CD ISB 100 T		
03 POPULATION POTENTIALLY AFFECTED:	02 D OBSERVED (DATE:	D POTENT	IAL BALLEGED
TO CONTROL OF LANDINGS AND LONG TO THE PARTY OF THE PARTY	04 NARRATIVE DESCRIPTION		· §
None. No portable equifer at the site.			
01 B. SURFACE WATER CONTAMINATION	02 D OBSERVED (DATE:	D POTENT	IAL D'ALLEGED
03 POPULATION POTENTIALLY AFFECTED:	04 NARRATIVE DESCRIPTION		
			71 - 'सेख
None. Detroit River is about 4 miles away from the site.		Special Control of the Control of th	
OI D.C. CONTANGNATION OF AD	-		
01 C. CONTAMINATION OF AIR 03 POPULATION POTENTIALLY AFFECTED:	02 OBSERVED (DATE:	D POTENT	IAL B ALLEGED
OS FOR ODATION POTENTIALLY AFFECTED:	04 NARRATIVE DESCRIPTION		
None.			257 1885
		6	
		-	r.
01 D. FIRE/EXPLOSIVE CONDITIONS	02 DOBSERVED (DATE:	D POTENT	IAI BAUGGE
03 POPULATION POTENTIALLY AFFECTED:	04 NARRATIVE DESCRIPTION		AL D ALLEGED
None.			
		Classical Andrews (Classical Andrews Classical A	· · · · · · · · · · · · · · · · · · ·
		- States	
01 DE. DIRECT CONTACT	02 D OBSERVED (DATE:	D POTENT	IAL _ D ALLEGED
03 POPULATION POTENTIALLY AFFECTED:	04 NARRATIVE DESCRIPTION		
			• •
None.			
01 DF. CONTAMINATION OF SOIL	02 D OBSERVED (DATE:	**************************************	COLOR DE LA COLOR
03 AREA POTENTIALLY AFFECTED:	04 NARRATIVE DESCRIPTION) B POTENT	AL C ALLEGED
(Acres)	ST IMITATIVE DESCRIPTION		
ā			
None.	· .		
	•		
01 D G. DRINKING WATER CONTAMINATION	02 D OBSERVED (DATE:	D POTENT	AL GALLEGED
03 POPULATION POTENTIALLY AFFECTED:	04 NARRATIVE DESCRIPTION		
None.			
140116.			
01 B H. WORKER EXPOSURE/INJURY	02 D OBSERVED (DATE:	a notice	141
03 WORKERS POTENTIALLY AFFECTED:	04 NARRATIVE DESCRIPTION) B POTENT	ALL G ALLEGED
	TO THE PERSON HON		
Technicians are potentially exposed to cleaning solvents.			
01 DI. POPULATION EXPOSURE/INJURY	02 DOBSERVED (DATE:	POTENT	AL DALLEGED
03 POPULATION POTENTIALLY AFFECTED:	04 NARRATIVE DESCRIPTION		
None.			
•			
THE PARTY OF THE P			



POTENTIAL HAZARDOUS WASTE SITE PRELIMINARY ASSESSMENT PART 3 - DESCRIPTION OF HAZARDOUS CONDITIONS AND INCIDENTS

	. IDENTIFICATION			
O1 STATE	02 SITE NUMBER			
M	MID 005 356 746			

. HAZARDOUS CONDITIONS AND INCIDENTS	(Captinuad)	· · · · · · · · · · · · · · · · · · ·	#
01 D J. DAMAGE TO FLORA			
	02 D OBSERVED (DATE:)	D POTENTIAL	D ALLEGED
04 NARRATIVE DESCRIPTION		·	
Ness			
Nons.	•		
		•	
01 C K. DAMAGE TO FAUNA	02 D OBSERVED (DATE:)	D POTENTIAL	□ ALLEGED
04 NARRATIVE DESCRIPTION (Include name(s) of spi	ecies)	-	
None.			_ #
		*	
01 D L. CONTAMINATION OF FOOD CHAIN	02 0 OBSERVED (DATE:	□ POTENTIAL	D.ALLEGED
04 NARRATIVE DESCRIPTION			
None.	<u> </u>	•	
			•
01 M. UNSTABLE CONTAINMENT OF WASTES	02 D OBSERVED (DATE:	D POTENTIAL	
03 POPULATION POTENTIALLY AFFECTED:	04 NARRATIVE DESCRIPTION	U PUIENILAL	ALLEGED
	OF MARKETIVE DESCRIPTION	,- *	THE STATE OF THE S
None.			

		,	
	- A.		
01 D N. DAMAGE TO OFF-SITE PROPERTY	02 D OBSERVED (DATE:)	O POTENTIAL	□ ALLEGED
04 NARRATIVE DESCRIPTION			*
•			-,4
None.		-	25
	fullment Let Marie and Control of the Control of th	-2	Ter /
• •			
01 O. CONTAMINATION OF SEWERS, STORM DRAIN	S, WWTPS D OBSERVED (DATE:)	□ POTENTIAL	D ALLEGED
04 NARRATIVE DESCRIPTION			
None,			
*			
01 P. ILLEGAL/UNAUTHORIZED DUMPING	02 D OBSERVED (DATE:)	O POTENTIAL	D ALLEGED
04 NARRATIVE DESCRIPTION	1 Annual	m (O)ENIME	₩ WITEREN
None.			
OF DECEMBRICAL OF ANY OF		***************************************	
05 DESCRIPTION OF ANY OTHER KNOWN, POTENTIAL	., OR ALLEGED HAZARDS		
Ni			
None.			
TOTAL POPULATION POTENTIALLY AFFECTE	D:		
. COMMENTS			
		C-00-000000000000000000000000000000000	
	· ··· 		
SOURCES OF INFORMATION (City constitution)	forences a grant files		
SOURCES OF INFORMATION (Cite specific re	rerences; e.g., state files, sample analys.	(s, reports)	
100000 400000			**************************************
ORM 2070-17(7-81)			

ATTACHMENT B
VISUAL SITE INSPECTION SUMMARY AND PHOTOGRAPHS

VISUAL SITE INSPECTION SUMMARY

O.J. Transport (Former GMC Fisher Body Plant 40) Detroit, Michigan MID 005 356 746

Date:

April 4, 1991

Facility Representatives:

Dan Hay

Marriellen Miller Ken Schmidt (313) 924-2240

MDNR Representative:

Chris Silva (313) 953-0241

Inspection Team:

Steve Tsadwa, PRC Environmental Management, Inc. H. Wing Tse, PRC Environmental Management, Inc.

Photographer:

H. Wing Tse

Weather Conditions:

Partly Cloudy, temperature in the 50s

Summary of Activities:

The visual site inspection began at 8:30 a.m at the O.J. Transport facility at 1500 E. Ferry Street. PRC Environmental Management's inspection team was joined by MDNR's and the facility's representatives. Steve Tsadwa presented the purpose of the site visit. Dan Hay mentioned that the front part of the facility was used for trailer maintenance and tractor storage, and the back part of the facility to store trailer and tractor parts, and that no waste was generated from the inspected area.

The site tour commenced at 9:65 a.m. Photographs were taken of the facility's solid waste management units (SWMUs). The tour was completed at 10:00 a.m. The PRC Environmental Management team, MDNR representative, and the three facility representatives draye to the other location of O.J. Transport at 10290 Gratiot Street. PRC Environmental Management's inspection team took some photographs of the SWMUs at that location.

PRC Environmental Management's inspection team drove back to the facility at 1500 E. Ferry Street with the others at 11:55 p.m. A brief exit interview was conducted with Dan Hay and Marriellen Miller. The PRC Environmental Management inspection team left the property at 12:05 p.m.



Photograph No. Orientation:

Northeast

Description:

The former hazardous drum storage area is a 4 ft. x 5 ft. brick wall structure located at the southeastern corner of the trailer repair and storage building. The brick wall on the upper right-hand corner of the photograph is the trailer repair and storage

Location: SWMU 1

04/04/91

Date:

building.



Photograph No. Orientation: Description:

2 East Location: SWMU 1 04/04/91 Date:

Inside of former hazardous drum storage area. The storage area houses empty shelves

inside and debris on its concrete floor.



Photograph No. Orientation: Description:

3 East

Date: 04/04/91 The SWMU consists of a blue 35-gallon drum of Vesco parts-cleaning solvent. The solvent is used to remove oil and grease from metal parts. After cleaning, the solvent

Location: SWMU 2

is recycled back to the drum.



Photograph No. Orientation:

Description:

West

Location: SWMU 3 04/04/91 Date:

Oil-soaked rags and other debris are disposed of at this 3-cubic-yard steel refuse dumpster insdie the northeastern corner of the trailer repair and storage building.



Photograph No. 5 Orientation: E

Description:

5
East - West
Panoramic view of O.J. Transport Facility facing south on E. Ferry Street. The building on the left is the general storage building.

ATTACHMENT C VISUAL SITE INSPECTION FIELD NOTES

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and when to coatrol facility, dimensional of 2002 fly 1231 Ull is stored in c-galler lands, Winghar, Here at El Ferrin and stoked in on 1057 is a pajety tilean ports Dimilar polipori UNKI DOSPOSALI AL HLI parts was her part of for peratuol face 1, to 1 lapas the site but. First, we went to the finiter Contractor packs it up or a Waste al 10x3 ora, stored in SI 15 A samilar Vessio - LAP and 160 m. Of hop In includ voller box. N regula lase.

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